

SUMMARY DIGEST

of

Statutes Enacted and Resolutions Adopted
Including Proposed Constitutional Amendments

and

Table of Sections Affected



CALIFORNIA LEGISLATURE

1969 Regular Session

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PREFACE

Digest

The Summary Digest consists of a short summary of each law enacted, and each constitutional amendment, concurrent or joint resolution adopted. Except as indicated, each digest is the Legislative Counsel's digest which appeared on the face of the legislative measure when placed on final passage by both houses.

Cross-Reference Tables

The text of the summary is arranged numerically by chapters.

Cross-reference tables are included which designate chapter number of each legislative measure enacted by bill number or resolution number.

Index

A subject matter index to all measures including constitutional amendments and resolutions is included.

Sections Affected by 1969 Legislation

This addition of the Summary Digest includes a table of sections affected by laws enacted. This table shows each change made in existing law by listing each code section or general law affected by legislative action in 1969. The table cites both bill number and chapter number by which the existing law was affected.

ABBREVIATIONS

SB	Senate Bill
AB	Assembly Bill
SCA	Senate Constitutional Amendment
SCR	Senate Concurrent Resolution
SJR	Senate Joint Resolution
ACA	Assembly Constitutional Amendment
ACR	Assembly Concurrent Resolution
AJR	Assembly Joint Resolution
Sec.	Section
Art.	Article
Ch.	Chapter
Res. Ch.	Resolution Chapter
Pt.	Part
Div.	Division
Stats.	Statutes
Ag.C.	Agricultural Code
B. & P.C.	Business and Professions Code
Civ.C.	Civil Code
C.C.P.	Code of Civil Procedure
Com.C.	Commercial Code
Const.	Constitution
Corp.C.	Corporations Code
Ed.C.	Education Code
Elec.C.	Elections Code
Evid.C.	Evidence Code
Fin.C.	Financial Code
F. & G.C.	Fish and Game Code
Gov.C.	Government Code
H. & N.C.	Harbors and Navigation Code
H. & S.C.	Health and Safety Code
Ins.C.	Insurance Code
Lab.C.	Labor Code
M. & V.C.	Military and Veterans Code
Pen.C.	Penal Code
Prob.C.	Probate Code
P.R.C.	Public Resources Code
P.U.C.	Public Utilities Code
R. & T.C.	Revenue and Taxation Code
S. & H.C.	Streets and Highways Code
U.I.C.	Unemployment Insurance Code
Veh.C.	Vehicle Code
Wat.C.	Water Code
W. & I.C.	Welfare and Institutions Code

NOTES ON EFFECTIVE DATES

The 1969 Regular Session convened on January 6, 1969, and adjourned sine die September 10, 1969. Statutes, other than those taking immediate effect, take effect on November 10, 1969. Digests note statutes taking effect by "*In effect immediately.*"

The effective date of a joint or concurrent resolution is the date it is filed with the Secretary of State.

**SUMMARY DIGEST OF
STATUTES ENACTED**

1969 REGULAR SESSION

BILL CHAPTERS

Ch. 1. (AB 8) CONRAD New act, re political parties.

Provides that the first meeting in 1969 of the Republican State Central Committee shall be held on the fourth, rather than the third, Sunday of January.

In effect immediately.

Ch. 2 (AB 22) MORETTI Adds Sec. 34, R. & T.C., re transmission of local funds.

Permits state agencies to transmit funds received which were intended as payment of a local tax to the local governments entitled thereto under specified conditions.

In effect immediately.

Ch. 3 (AB 221) SIEROTY Adds Sec. 25413.6, Ed.C., re junior college district board.

Makes detailed provisions re election procedures for candidates of a separate governing board for a junior college district presently governed by the board of education of a city school district with an a.d.a. in excess of 400,000.

Effective until July 1, 1969.

In effect immediately.

Ch. 4 (AB 184) DUNLAP Amends Secs. 43072, 51334, 51502, 51504, Gov.C., re property taxation.

Permits city which transfers property assessment function, tax collecting function, or both, to county to request the county to only prepare a secured roll in the first year of transfer and thereafter both secured and unsecured rolls and permits city to independently assess property on the unsecured roll in the first year it uses county values in the preparation of its tax roll. Requires county tax collection for a city to be on a calendar-year basis, where city collection was previously on calendar-year basis and function is transferred to county.

Permits copy of ordinance transferring duties of assessor and tax collector to be filed with county auditor on first Monday of February following adoption of the ordinance or later date acceptable to county board of supervisors, rather than requiring filing on or before first Monday of February following adoption.

In effect immediately.

Ch. 5 (SB 233) MOSCONE Adds Sec. 20020.6, Gov.C., re public employees' retirement system.

Includes law enforcement employees of the San Francisco Port Authority in local policeman category of membership in P.E.R.S. with respect to City and County of San Francisco.

In effect immediately.

Ch. 6 (SB 36) WAY New act, re Owens Valley: navigational facilities.

Reappropriates \$15,000 of appropriation made by Item 230.5, Budget Act of 1968, to Department of Aeronautics for the purchase, placement, and operation of navigational facilities in Owens Valley.

In effect immediately.

Ch. 7 (SB 216) LAGOMARSINO New act, re open-space assessment procedures.

Specifies that property otherwise eligible for assessment as open-space lands shall be so assessed for the 1969-1970 fiscal year if the instrument reflecting the fact that the property is enforceably restricted to open-space uses is signed and recorded on or before May 15, 1969.

In effect immediately.

Ch. 8 (AB 93) WILSON New act, re state colleges.

Appropriates \$900,000 to California State Colleges in augmentation of 1968 Budget Act for increased support necessary to enable the Trustees of the California State Colleges to provide for the acceptance of as many qualified students as feasible by state colleges. Specifies legislative intent that \$325,000 is for reimbursement of California state college student fee revenues previously utilized for instructional purposes.

In effect immediately.

Ch. 9 (SB 133) GRUNSKY Amends, adds, repeals, various secs., Pen.C., Veh.C., re motor vehicles: infractions—misdemeanors.

Specifies that persons convicted under the Vehicle Code of infractions, as well as certain special misdemeanors, may not receive benefits of the Penal Code section which authorizes retroactive dismissals of misdemeanor convictions for subsequent good conduct when probation is not granted.

Requires municipal and justice court judges to establish a schedule of bail for infractions as well as for misdemeanors.

Eliminates misdemeanor language from provisions relating to violations of regulations governing operation of ambulances or armored cars, violations of provisions relating to suspension of registration of motor vehicles involved in accidents, violations of provisions relating to authority of armored cars to use red lights, and violations of regulations relating to safe operation of farm vehicles. Deletes provisions prescribing special fines for violations of provisions requiring motor vehicles to be equipped with motor vehicle pollution control devices, but requires when court finds that a person has willfully violated such provisions, that he be fined maximum amount and prohibits suspension of any part of fine.

Revises list of violations expressly declared to be misdemeanors for purposes of Vehicle Code to include violations of provisions relating to unlawful use of identification cards, driving while driving privilege is suspended or revoked for other than certain prescribed reasons, use of false or fraudulent license by minors, and failure to appear. Expressly provides that violation of rules or regulations relating to vehicles transporting hazardous materials is a misdemeanor.

Makes related changes.

Makes changes relating to the safe operation of farm labor vehicles operative July 1, 1969.

In effect immediately.

Ch. 10 (SB 60) DANIELSON Amends various secs., P.U.C., re public utilities.

Codification to maintain the codes; makes no substantive change.

Ch. 11 (AB 67) SCHABARUM Amends Sec. 39129, H. & S.C. and Sec. 4000.2, Veh.C., re motor vehicle pollution control.

Clarifies application of motor vehicle pollution control requirements to motor vehicles of 1955 through 1962 year model registered in this state, which were previously registered outside this state, to an owner whose residence is in a county or portion of a county within certain air pollution control districts.

In effect immediately.

Ch. 12 (AB 369) BADHAM Amends Sec. 9997, B. & P.C., re employment agencies.

Establishes minimum filing and licensing fees for employment agencies and sets maximum that may be charged at present statutory figure prescribed therefor.

Specifies that the Director of Professional and Vocational Standards rather than the Bureau of Employment Agencies shall charge such fees.

In effect immediately.

Ch. 13 (AB 36) LANTERMAN New act, re validations.

First Validating Act of 1969, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specific districts, agencies and entities.

In effect immediately.

Ch. 14 (AB 516) PORTER Amends Secs. 11731 and 11751, Wat.C., re Central Valley Project bonds.

Raises permissible interest rate on Central Valley Project revenue bonds from 5½ percent to 6½ percent.

In effect immediately.

Ch. 15 (SB 278) MOSCONE New act, re Hastings College of the Law.

Appropriates \$158,000 to University of California in augmentation of 1968 Budget Act to provide additional money to construct alterations at Hastings College of the Law.

In effect immediately.

Ch. 16 (SB 134) BURGNER New act, re state school building aid.

Defers the repayment of state school building loan amounts for the fiscal year 1968-1969 for school district with respect to which the board of supervisors failed in the fiscal year 1968-1969 to levy a tax upon the property in the district sufficient to raise for the district the amount of money to be withheld by the State Controller during the fiscal year 1968-1969, and provides for repayment of such loans deferred in the fiscal year 1969-1970, plus 5 percent of such amount.

In effect immediately.

Ch. 17 (AB 167) CHAPPIE Adds Sec. 6301.5, B. & P.C., re law libraries.

Provides that in county in which municipal court has not been established and in which there is no county bar association, the board of law library trustees may consist of not less than three members if board of supervisors makes designated determination.

Ch. 18 (AB 46) MACDONALD Amends Sec. 31054, Wat.C., re county water districts.

Provides certain provisions with respect to the commencement of water service by publicly owned utility to land within a county water district are applicable if vote to incur indebtedness was by ¾ of voters voting at election, rather than ¾ of registered voters in the district.

Ch. 19 (SB 106) GRUNSKY Amends Sec. 20012, Veh.C., re accident reports: vehicles.

Adds to class of specified persons who are entitled to obtain information in required accident reports and supplemental reports of automobile accidents, and related driver and witness statements, any attorney who declares under penalty of perjury that he represents any such specified person. Requires law enforcement agency to whom accident was reported to disclose entire contents of such reports, and specifically includes diagrams in matters to be disclosed. Deletes requirements that driver and witness statements which are disclosed be signed.

Ch. 20 (SB 257) DILLS Adds Sec. 43015, Gov.C., Sec. 155.15, R. & T.C., re disaster relief.

Authorizes the board of supervisors of a county or the legislative body of a chartered city which assesses and collects its own taxes to provide by ordinance for the reassessment of property damaged or destroyed by a major misfortune or calamity prior to April 1, 1969, in an area or region subsequently declared by the Governor to be in a state of disaster, if such damage is in excess of \$1,000. Provides the manner in which tax shall be computed in the event it is less than tax theretofore computed.

In effect immediately.

Ch. 21 (AB 35) Assembly Committee on Health and Welfare Amends, adds and repeals various secs. and chs., W. & I.C., re medical assistance.

Revises provisions establishing program of health benefits for aged persons, public assistance recipients and medically needy persons.

In effect immediately.

Ch. 22 (AB 531) CROWN New act, re property tax exemptions.

Provides for cancellation or refund of two-thirds of the property taxes imposed for any fiscal year commencing in 1968 on property as to which the college exemp-

tion would have been available, if the property had been acquired earlier, and all of the penalty or interest on such tax. Application for exemption must be made on or before April 15, 1969.

In effect immediately.

Ch. 23 (AB 894) TOWNSEND New act, re Lawndale elementary school district.

Provides that the governing board of the Lawndale Elementary School District may call an election to put the school district tax override measure that was defeated on March 4, *1969, before voters of the district again. Requires that the election be held no later than May 15, 1969.

In effect immediately.

Ch. 24 (SB 2) SHERMAN Adds, amends various secs., P.U.C., R. & T.C., S. & H.C., re Bay area rapid transit.

Requires the board of directors of the San Francisco Bay Area Rapid Transit District to impose a one-half of 1 percent sales and use tax within 30 days of the effective date of the enactment to finance the completion of the rapid transit system. Provides for termination of the tax when this purpose has been accomplished or for a termination or reduction of the taxes, if funds are subsequently made available to the district from some other source. Requires the State Board of Equalization to administer the tax and requires the district to compensate the state board therefor, including the costs of preparation in the amount of \$125,000.

Authorizes the board of supervisors of counties within the district to call an advisory election to determine if the electors, by majority vote, prefer an alternate method of financing the completion of the district and requires the district to use any such alternate method, in lieu of the sales and use tax, after enabling legislation is enacted.

Specifies that revenues derived from the tax in an amount not to exceed \$150,000,000, plus interest and costs, may be used to pay bonds and notes issued to complete the transit system.

Limits the California Toll Bridge Authority's obligation to the San Francisco Bay Area Rapid Transit District to aid in the financing of the San Francisco-Oakland Rapid Transit Tube to \$180,000,000 and specifies that any additional funds which may be necessary therefor shall be provided from the proceeds of the district's sales and use tax.

Requires the district, rather than the Department of Public Works, to construct the rapid transit tube and gives the district sole jurisdiction over the tube after the date the sales and use tax is imposed by the district, subject to certain fiscal powers vested in the department.

Makes various conforming changes.

Ch. 25 (SB 125) DANIELSON Amends and renumbers Sec. 21200.5, as added by Ch. 563, Stats. 1968, Fin.C., re pawnbrokers.

Codification to maintain the codes; makes no substantive change.

Ch. 26 (AB 62) HAYES Amends, amends and renumbers, and repeals, various secs., Veh.C., re vehicles.

Codification to maintain the codes; makes no substantive change.

Ch. 27 (AB 113) DAVIS Amends Sec. 8, Ch. 1280, Stats. 1957, re Tehama County flood control.

Provides a compensation of \$25 for each day that a director of the Tehama County Flood Control and Water Conservation District is in attendance at official meetings of the board of directors of the district, rather than the directors serving without compensation.

Ch. 28 (AB 160) VEYSEY Amends Sec. 36620, Veh.C., re length of combination of vehicles.

Extends until 91st day after final adjournment of 1971 Regular Session provisions permitting certain prescribed combinations of vehicles used exclusively for transporting of cotton from a farm to a cotton gin and return to use highways even though their length exceeds 60 feet.

* Correction.

Ch. 29 (AB 185) KARABIAN Amends various secs., R. & T.C., re taxation. Codification to maintain the codes; makes no substantive change.

Ch. 30 (AB 283) Z'BERG Adds Secs. 54919.1 and 54919.2, Gov.C., re sanitation districts.

Declares any sanitation district the formation of which was completed between January 25, 1969, and February 15, 1969, which files a statement and map or plat as required by law on or before March 1, 1969, and any zones within a county service area the establishment of which was completed between January 25, 1969, and April 1, 1969, which file the requisite statement and map or plat on or before April 1, 1969, are formed for assessment and taxation purposes for the 1969-1970 fiscal year.

In effect immediately.

Ch. 31 (AB 709) QUIMBY Adds Sec. 20.1, San Bernardino County Flood Control Act (Ch.73, Stats. 1939), re San Bernardino flood control.

Authorizes San Bernardino County Flood Control District to have specified work done by day labor without advertising for bids or requiring bonds, and authorizes district to acquire materials, equipment and supplies in open market without advertising for bids therefor under specified circumstances. Specifies such provisions to be applicable only to works in areas which have been declared a disaster area by Governor and which are required to be done as a result of such disaster.

In effect immediately.

Ch. 32 (AB 539) MONAGAN Adds Sec. 18021.6, Gov.C., re additional compensation: state employees.

Appropriates \$770,000 to pay overtime compensation to those employees required to receive such by the Federal Fair Labor Standards Act.

In effect immediately.

Ch. 33 (AB 133) STACEY Amends Sec. 14, Kern County Water Agency Act (Ch. 1003, Stats. 1961), re Kern County Water Agency.

Prohibits Kern County Water Agency from levying tax under Section 14 of the Kern County Water Agency Act to pay expenses, costs, liabilities and indebtedness of agency on property also within the Antelope Valley-East Kern Water Agency or the Devils Den Water District as of both January 1, 1969, and the date of the levy, as long as such entity continues to have substantially the same powers as at present and has a contract with the state for a water supply from the State Water Resources Development System.

In effect immediately.

Ch. 34 (AB 367) LEWIS Adds Sec. 38, Mojave Water Agency Law (Ch. 2146, Stats. 1959), re Mojave Water Agency zone.

Authorizes Mojave Water Agency, for purposes of paying variable costs of purchasing up to 10,000 acre-feet of water from state, to establish a zone of benefit within the area contiguous to Mojave River and within which the use of water affects or is affected by the natural available water supply of the Mojave River system, and to levy a tax within such zone. Specifies procedure for establishment of such zone.

In effect immediately.

Ch. 35 (SB 109) MARKS Adds Sec. 5030.1, Ed.C., re public education.

Authorizes governing board of unified school district in a city and county to conduct classes at airport and county jail located outside the district.

Ch. 36 (SB 54) COLLIER Adds Sec. 27361.2, Gov.C., re recording fees: multiple documents.

Imposes additional recording fee of one dollar for each reference to previously recorded document, other than first reference, requiring additional indexing, where a document is recorded which refers to more than one previously recorded document, and which requires additional indexing by county recorder.

Ch. 37 (SB 124) DANIELSON Amends Sec. 819, Corp.C., re corporation directors.

Codification to maintain the codes; makes no substantive change.

Ch. 38 (SB 136) GRUNSKY Repeals Secs. 68808, 69109, Gov.C.; adds Sec. 1508, Pen.C., re habeas corpus.

Deletes statutory provisions specifically authorizing issuance of writs of habeas corpus by justices of the Supreme Court and Courts of Appeal and revises provisions relating to return of such writs.

Ch. 39 (SB 138) BEILENSEN Amends, amends and renumbers, adds, repeals various secs., Gov.C., and H. & S.C., re health and safety.

Maintenance of codes. No substantive change.

Ch. 40 (SB 150) DEUKMEJIAN Amends Sec. 72759, Gov.C., re jury and traffic commissioners.

Deletes requirement that jury and traffic commissioners shall be appointed from staff of court clerks,* but specifies that those who have been so appointed shall continue to serve as such clerks without additional compensation.

In effect immediately.

Ch. 41 (AB 89) PATTEE Amends Secs. 6723, 16003, repeals Sec. 18713, Ag.C., re agriculture.

Codification to maintain the codes; makes no substantive change.

Ch. 42 (AB 121) PORTER Amends Sec. 2248, H & S.C., re mosquito abatement districts.

Increase from \$25 to \$35 the maximum allowance that may be paid each mosquito abatement board member in lieu of payment of expenses incurred in attending board business meetings.

Ch. 43 (AB 144) BIDDLE Amends various secs., Pen.C., re crimes and punishment.

Codification to maintain the codes; makes no substantive change.

Ch. 44 (AB 209) HARVEY JOHNSON Amends Sec. 1952.2, C.C.P., re evidence.

Authorizes court upon judgment in a civil action becoming final, at expiration of appeal period, to order the clerk to return all depositions as well as exhibits, filed as well as introduced, to the attorneys for the parties filing as well as introducing them.

Ch. 45 (AB 211) HARVEY JOHNSON Amends Sec. 8209, Gov.C., re notaries public.

Permits destruction of records of notary who has died or otherwise has ceased to be a notary after 10 years from the date of deposit with the county clerk if no request for or reference to the records has been made.

Ch. 46 (AB 212) HARVEY JOHNSON Amends Sec. 361, Prob.C., re probating foreign wills.

Expressly requires that copy of foreign will which is offered for probate in this state and of the order or decree admitting it to probate in the other state or country or other evidence of its establishment or proof in accordance with the laws of the other state or country, satisfy prescribed requirements of Evidence Code, rather than be duly authenticated or proved.

Ch. 47 (AB 216) BELOTTI Amends Sec. 8276, F. & G.C., re taking of crabs.

Removes expiration date on seasons for the commercial taking of crabs.

Ch. 48 (AB 276) BURTON Amends Sec. 1952.3, C.C.P., re exhibits and depositions.

Authorizes court, on its own motion, in any county, rather than only in counties with population of one million or more, to order destroyed or otherwise disposed of any exhibit or deposition introduced in the trial of a specified type of action.

Ch. 49 (AB 278) RUSSELL Amends Sec. 11526, adds Sec. 4019, Ins.C., re mutual insurers.

Specifies that mutual insurer which has completed specified voluntary mutualization proceedings or which has converted to a mutual legal reserve insurer is not subject

* Correction.

to provisions generally applicable to mutual insurers. Specifies this provision is declaratory of existing law.

Provides that mutual insurer which completes specified voluntary mutualization proceedings may thereafter establish new classes of policyholders.

In effect immediately.

Ch. 50 (SB 78) WEDWORTH Amends Secs. 51520 and 51562, Gov.C., re consolidating local tax administration.

Requires, rather than permits, a county of 4,000,000 or more population to perform the assessing and tax-collecting functions for a city within the county without compensation from the city.

In effect immediately.

Ch. 51 (AB 80) MONAGAN Amends Secs. 19504 and 19507, R. & T.C., re property tax assistance.

Authorizes senior citizens property tax assistance where a claimant is required by law to pay property taxes on a homestead by reason of his ownership (including possessory interest) in the dwelling, land, or both and where the premises are occupied by reason of a claimant's ownership of a dwelling located on land owned by a nonprofit incorporated association, of which the claimant is a member, when such association requires the claimant to pay a pro rata share of the property taxes levied against association land.

Applies to claims filed for property tax assistance for fiscal years ending on and after June 30, 1969.

Ch. 52 (AB 76) DAVIS New act and amends, amends and renumbers, and adds various secs., R. & T.C., Gov.C., S. & H.C., re emergency flood relief.

Appropriates \$25,000,000 in addition to the unexpended balance of Item 446.7, Budget Act of 1958, as amended, to Department of Finance for purpose of financial aid to local agencies pursuant to Emergency Flood Relief Law for repair or restoration of public real property, other than streets, roads, and bridges, damaged or destroyed by storms and floods, including tidal wave floods, between November 1, 1968, and June 30, 1969, if application therefor is made by October 1, 1969.

Specifies that such funds allocated to local agencies may be expended, if the local agency so elects, for repair, restoration or replacement of a public building to present day standards if the building's square footage is not increased thereby.

Provides that whenever the Department of Finance determines that a local agency to which such funds are proposed to be allocated is financially unable to meet certain matching requirements due to exhaustion of its financial resources because of disaster expenditures, the Department of Finance may allocate funds to pay all or such portion of the costs of repair, restoration, or replacement as is determined to be necessary to accomplish the project.

Makes certain money in the Street and Highway Disaster Fund available for allocation by the State Allocation Board, under the Emergency Flood Relief Law, for repair or restoration of local streets, roads, or bridges damaged or destroyed by storm and flood or flood conditions, including tidal wave flood conditions, occurring between November 1, 1968, and June 30, 1969.

Revises formula used to determine allocations which may be made under the Emergency Flood Relief Law.

Requires specified agreement executed by a local agency to contain a provision under which the local agency agrees to hold and save the state free from damages due to the work under the Emergency Flood Relief Law for which funds are allocated.

Provides that whenever the Department of Finance determines that a local agency to which such Street and Highway Disaster Fund money is proposed to be allocated is financially unable to meet certain matching requirements due to exhaustion of its financial resources because of disaster expenditures, the State Allocation Board may allocate funds to pay such portion of the costs of repair or restoration as the department determines is necessary to accomplish the work, subject to certain limitations.

Requires Department of Finance to make available, in such installments and at such times as determined to be necessary by the department, \$2,692,250 of the cash balance of certain money in the Street and Highway Disaster Fund, plus addi-

tional amounts thereof determined to be not immediately needed for state highway disaster repair or restoration, for allocation by the State Allocation Board for the repair or restoration of local streets, roads or bridges damaged or destroyed by any disaster, when Legislature authorizes allocations for such repair or restoration. Specifies that such amounts are not required to be repaid.

Increases motor vehicle fuel and use taxes one cent per gallon for 6 months or until the Governor proclaims that such tax increase is no longer needed, and makes this increased revenue available: 80% for allocation for the repair, restoration, or replacement of any local street, road, or bridge which has been damaged or destroyed by storm and flood or flood conditions occurring between November 1, 1968, and June 30, 1969; and 20% for the repair, restoration, or replacement of state highways damaged or destroyed by such storm and flood or flood conditions.

Provides that any local agency to which the state has advanced money for specified purposes prior to the effective date of the act need not repay any of the amount so advanced which is outstanding and has, on the effective date of the act, not been repaid.

In effect immediately.

Ch. 53 (SB 129) COLOGNE Amends various secs., B. & P.C., re business and professions.

Codification to maintain the codes; makes no substantive change.

Ch. 54 (SB 154) LAGOMARSINO Amends and repeals various secs., P.R.C., re public resources.

Codification to maintain the code; makes no substantive changes.

Ch. 55 (SB 210) SHORT Amends Sec. 101, F. & G.C., re fish and game commission.

Codification to maintain the codes; makes no substantive change.

Ch. 56 (AB 1) BADHAM Amends Sec. 10664, adds Secs. 10907 and 10908, F. & G.C., re marine life refuges.

Establishes the Dana Point and Doheny Beach Marine Life Refuges of designated area.

Authorizes the taking in such refuges, under the authority of a sport fishing license, of certain designated fish, mollusks, and crustaceans and prohibits taking any other fish or form of aquatic life except under permit from the Department of Fish and Game.

In effect immediately.

Ch. 57 (AB 45) CULLEN Adds Sec. 3576, P.U.C., re carriers: permit application fees.

Allows any person who in good faith filed an application for and received a city carrier permit subsequent to January 1, 1968, to apply to have such permit converted to a radial highway common carrier permit or a highway contract carrier permit without payment of an additional application fee or, if such person already possesses a radial highway common carrier permit or a highway contract carrier permit, allows him to apply for a refund of the fee paid for the city carrier permit. Allows holder of a city carrier permit who was required to obtain another permit in lieu thereof to apply for a refund of the filing fee paid for the city carrier permit.

Specifies that the Public Utilities Commission shall make refunds out of specified moneys when applied for.

Repeals these provisions on February 1, 1970.

In effect immediately.

Ch. 58 (AB 414) WAKEFIELD Amends Sec. 12804, Veh.C., re motor vehicle drivers' licenses.

Permits the Department of Motor Vehicles to accept a certificate of competence in lieu of a driving test, as required for a driver's license for any two-wheel motorcycle, when such certificate is issued by a law enforcement agency for its officers who operate such motorcycles in their duties, provided other examination requirements are met for the license.

Ch. 59 (SB 203) MILLS Amends Sec. 206.7, Civ.C., re public assistance.

Corrects cross-references.

Ch. 60 (SB 606) MOSCONE Amends Sec. 24001, Gov.C., re juvenile probation.

Permits board of supervisors of any county that is consolidated with a city to hire a chief juvenile probation officer who does not meet the state and county residency requirement of existing law.

In effect immediately.

Ch. 61 (AB 143) BIDDLE Amends Sec. 1803.2, Civ.C., re retail installment contracts: contents.

Codification to maintain the codes; makes no substantive change.

Ch. 62 (AB 151) MOBLEY Amends Sec. 892.6, Ed.C., re educational television.

Includes a school district library district formed under specified provisions in term "school district" for purposes of section relating to contracts for television for school and community educational programs.

Authorizes governing board of any school district or county superintendent of schools to purchase broadcast time from, and to own, lease, and operate, television transmitting facilities for use in instructional and teachers' in-service educational services from nonprofit corporations operating educational television stations, as well as from such facilities operated by other school districts or county superintendent of schools.

In effect immediately.

Ch. 63. (AB 281) CHAPPIE Amends and adds various secs., Wat.C., re irrigation district assessments.

With regard to optional alternative procedure for irrigation district land assessment and collection of district assessments by the county, authorizes lands subject to sale for unpaid assessments to be sold to the state. Requires district's resolutions proposing and providing for alternative procedure to specify whether, under the procedure, such lands shall be sold to the district or to the state, and requires such resolution to be filed with the State Board of Equalization.

Requires statement and map or plat filed by district utilizing such alternative assessment procedure in accordance with specified provisions of law, to set forth the boundaries of any portion of the district in which tax rate is to differ from other portions of the district.

Ch. 64 (AB 290) CRANDALL Amends Sec. 899, Pen.C., re grand juror selection.

Authorizes selection of names for grand jury list from the different supervisorial districts of counties in specified proportion, rather than only from the different wards or judicial districts of counties in such proportion.

Ch. 65 (AB 392) FENTON Amends Sec. 4702, Lab.C., re workman's compensation.

Provides that computation of death benefits made pursuant to provisions relating to death benefits and disability indemnity shall be made only with reference to death resulting from an original injury sustained after Section 4702 of the Labor Code, as amended during the 1968 First Extraordinary Session of the Legislature, becomes effective, rather than such computation being made with reference to injuries sustained after Section 4702, as amended during the 1959 Regular Session of the Legislature, became effective.

In effect immediately.

Ch. 66 (AB 874) LANTERMAN New act, re appropriation for Emergency Fund.

Appropriates \$3,786,631 in augmentation of Item 263, Budget Act of 1968.

In effect immediately.

Ch. 67 (SB 21) SHERMAN Adds Sec. 1803.5, Prob.C., re conservators: bonds.

Permits conservators, in lieu of executing a surety bond, to file in like amount with the clerk of court a cash bond, or an assigned interest in an account or accounts in a bank or an insured savings and loan association, or by the posting of bearer or endorsed bonds of the United States or the state.

Ch. 68 (SB 130) COLOGNE Amends Secs. 11910 and 12887.1, Wat.C., and repeals Ch. 9 (commencing with Sec. 12945), Pt. 6, Div. 6, Wat.C., as added by Ch. 991, Stats. 1965, re water resources.

Codification to maintain the codes; makes no substantive change.

Ch. 69 (SB 206) GRUNSKY Amends Sec. 4179.3, H. & S.C., re districts: compensation of officers.

Provides compensation for members of board of garbage and refuse disposal district, who are not full-time public employees, up to \$25 per meeting but no more than \$75 per month.

Provides chairman and secretary of such board, who are not such employees, receive \$50 per month in lieu of any other compensation.

Effective until the 91st day after the final adjournment of the 1971 Regular Session.

Ch. 70 (SB 227) GRUNSKY Amends Secs. 71665.6, 71675, Gov.C., re fees, justice courts.

Raises fees for certain writs, and for abstract of judgment, in justice courts from \$1 to \$1.50.

Ch. 71 (SB 230) COLOGNE Amends Secs. 71510, 72687, 72709, adds Sec. 71281, Wat.C., re municipal water districts.

Permits district board to make certain codes applicable to the district.

Provides that district election for directors shall not be held if there are insufficient nominees on the 74th day, rather than the 65th day, prior to the election.

Provides that taxable property in areas annexed to district will be taxed as if they had always been in the district only if the terms and conditions of annexation so provide, rather than in every case.

Ch. 72 (SB 289) DANIELSON Adds Sec. 13460.5, Ed.C, re sabbatical leaves.

Authorizes the serving of the required 2 years of service after a sabbatical leave by a public school teacher when the unified school district in which he is employed is divided into a junior college district and a unified school district in either or both of such districts.

Ch. 73 (AB 11) LEROY F. GREENE Repeals Sec. 281, H. & S.C., re newborn children: medical tests.

Removes 1969 termination date of the law which provides that newborn children shall be subject to diagnostic tests prescribed by the Department of Public Health for preventable heritable disorders leading to mental retardation or physical defects, including, but not limited to, phenylketonuria.

Ch. 74 (AB 68) DENT Adds Secs. 12718.1, 12718.2, 12718.3, Wat.C., re flood control.

Adopts and authorizes project for flood control on Alhambra Creek in Contra Costa County in accordance with congressional action at such estimated cost as may be appropriated for cooperation by the Legislature upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriations of available funds.

Requires the Contra Costa County Flood Control and Water Conservation District to give assurances to the Secretary of Army of local cooperation and to execute plans for project in cooperation with the Department of the Army.

Ch. 75 (AB 587) CONRAD Amends Sec. 49, Elec.C., re war voters.

Extends war voter provisions to cover citizens of U.S. temporarily residing outside U.S. and their spouses or dependents to conform to federal law.

Ch. 76 (AB 1086) BRITSCHEGI Adds Sec. 62708.5, Ag.C., re milk equalization pools.

Redefines producer-distributor for the purposes of milk equalization pools. Declares that the change in the definition of producer-distributor is a nonsubstantive change. *In effect immediately.*

Ch. 77 (SB 144) MOSCONE Amends Sec. 21113, Veh.C., re * traffic regulations.

Makes provision prohibiting parking or stopping of vehicles or animals on designated public premises unless in accordance with the conditions and regulations established by the governing board or officer thereof applicable to a state, county, hospital district, or municipal airport, as well as to a state, county, hospital district, or municipal institution or building.

Ch. 78 (SB 169) KENNICK Amends Sec. 8214.1, Gov.C., re qualifications for notaries public.

Removes authorization of Secretary of State to deny, revoke or suspend a commission as a notary public on grounds of bankruptcy.

Ch. 79 (SB 199) DANIELSON Adds Art. 1.6 (commencing with Sec. 4430), Ch. 4, Part 2, Div. 5, H. & S.C., re pollution by vessels.

Defines "navigable waters" and prohibits putting any human excreta in or upon navigable waters of this state which are within any marina, yacht harbor, fresh water lake, or fresh water impoundment, from any vessel tied to a dock, slip, or wharf, that has toilet facilities available for the use of persons on such vessel. Makes any violation a misdemeanor.

Declares that legislative intent is not to preempt the field of pollution by vessels and not to prohibit any city, county, or district having the power to regulate pollution by vessels to enact and enforce an ordinance stricter than state law re pollution by vessels.

Ch. 80 (SB 207) GRUNSKY Amends Secs. 12701 and 12741, B. & P.C., re weighmasters: exclusions.

Excludes employees of garbage and refuse disposal districts authorized to weigh garbage and refuse from regulation as public or private weighmasters when performing such duties.

Ch. 81 (SB 274) STIERN Amends Sec. 254.5, R. & T.C., re property tax exemptions.

Extends from June 1, to June 15, date no later than which the State Board of Equalization must forward to the assessor its findings with respect to eligibility of applicant for welfare exemption from property taxation in cases where the board conducts a hearing.

In effect immediately.

Ch. 82 (AB 248) DAVIS Amends Sec. 6, and adds Sec. 21.5, Lassen-Modoc County Flood Control and Water Conservation District Act (Ch. 2127, Stats. 1959), re Lassen-Modoc flood control.

Authorizes Lassen-Modoc County Flood Control and Water Conservation District to acquire authority to proceed with a project which consists of a contract with the United States for a water supply from a proposed federal reclamation project at any time after a report of the Secretary of the Interior on the proposed project has been transmitted to the state for its written views and comments.

Authorizes district board, where the proposal for the creation of a zone or zones for such a project is successful, to levy a tax in the zone or zones for the purpose of paying any expenses incurred by the district to formulate and present its plan justifying construction of the proposed federal reclamation project.

In effect immediately.

Ch. 83 (AB 338) DENT Adds Sec. 31671.7, Gov.C., re county retirement.

Permits member who is an elective constable who becomes a nonelective marshal or deputy marshal to remain a member for the uncompleted elective term despite attainment of mandatory retirement age.

* Takes effect only if adopted by Board of Supervisors. Inoperative after Dec. 31, 1972. Applies to any person who was a constable on Jan. 1, 1969.

In effect immediately.

Ch. 84 (AB 351) BIDDLE New act, re property tax exemptions.

Establishes procedures for claiming the welfare exemption from property taxation for the 1968-1969 fiscal year for property otherwise eligible therefor, except

* Correction.

that on the lien date in 1968 the articles of incorporation of the nonprofit corporation owning such property did not contain a statement of irrevocable dedication. Provides for a refund or cancellation of tax for the 1968-1969 fiscal year, if the procedures are followed.

Ch. 85 (AB 501) HARVEY JOHNSON Amends Sec. 594, C.C.P., re notice of trial.

Provides that adverse party who serves notice of trial and is then absent from the trial is deemed to have had notice of trial required for purposes of remedies available to party present at the trial.

Ch. 86 (AB 2344) MILIAS Amends Sec. 32, Ch. 1, Stats. 1968 First Ex. Sess., re homeowner's property tax exemption.

Extends time for filing claims for homeowner's exemption from property taxation for the 1968-1969 and the 1969-1970 fiscal years from April 15, 1969, to May 23, 1969, and extends the time at which county assessors must mail a supplemental list of claimants entitled to such exemption to the Controller and the time at which the Controller makes \$70 payments to claimants on the supplemental list.

In effect immediately.

Ch. 87 (AB 425) HARVEY JOHNSON Amends Secs. 660, 664.5, and 667a, C.C.P., re entry of judgment notice.

Provides that power of court to rule on a motion for new trial shall expire 60 days after mailing of notice of entry of judgment by court clerk or 60 days after service on moving party by any party of written notice of entry of judgment, whichever is earlier, or if no such notice given then 60 days after filing notice of intention to move for new trial, rather than only that such power of court expires 60 days after service on moving party of written notice of entry of judgment or if no such notice is served then 60 days after filing notice of intention to move for new trial.

Requires court clerk to execute and file a certificate, rather than an affidavit, of mailing notice of entry of judgment.

Ch. 88 (SB 153) MARKS Amends Sec. 224, adds Sec. 271.4, R. & T.C., re property tax exemption.

Declares personal effects and household furnishings of any person in excess of amount permitted pursuant to constitutional provision, rather than in excess of \$100, to be exempt from taxation; deletes definition of "householder."

Requires cancellation or refund of 75 percent of any tax and all of any penalty or interest on the total tax for any fiscal year commencing in 1968 on property acquired after lien date but prior to October 5, 1968, such property being otherwise qualified for the church exemption. Application for exemption must be filed on or before 30 days after enactment.

Provides for cancellation of tax and interest or penalty thereon in the proportion that the number of days during a fiscal year that property acquired after the beginning of such fiscal year was qualified for the college, cemetery, church, exhibition, orphanage, or welfare exemption bears to 365, for any fiscal year, as to which such exemption would have been available if the property had been owned by the qualified organization on the lien date, whether or not such organization was in existence on the lien date. Application for such exemption must be filed on or before March 1st or the calendar year next succeeding the calendar year in which the property was acquired.

In effect immediately.

Ch. 89 (SB 178) GRUNSKY Amends Sec. 17, Ch. 1598, Stats. 1953, re San Benito County flood control.

Permits money collected in one zone of the San Benito County Water Conservation and Flood Control District to be loaned to another zone of the district for establishing that zone or for meeting costs and expenses for the benefit of that zone. Permits money collected in benefited zone to be used to repay such loans.

Ch. 90 (SB 238) SHORT Amends Sec. 565, Veh.C., re special construction equipment.

Substitutes for "caterpillar tractors" "track-type tractors" and "crawler tractors" in the provision defining "special construction equipment."

Ch. 91 (SB 308) SHORT Amends Sec. 22356, Veh.C., re vehicle speed limits.

Specifies that provision authorizing maximum speed limit of 70 miles per hour on freeways upon the basis of engineering and traffic survey applies only to existing freeway segments and newly constructed freeway segments shall be upon the basis of appropriate design standards and projected traffic volumes.

Makes other technical changes.

Ch. 92 (SB 356) BRADLEY Amends Sec. 31, Santa Clara County Flood Control and Water District Act (Ch. 1405, Stats. 1951), re Santa Clara County District.

Revises provisions governing disposal of district property.

Ch. 93 (SB 530) RODDA New act, re kindergarten: average daily attendance.

Requires school districts maintaining a kindergarten to report separately on second period and fiscal year attendance reports, the days of attendance for specified types of single-session kindergarten classes maintained after November 13, 1968.

Provides for adjustment of such days of attendance for purposes of computing average daily attendance of district.

In effect immediately.

Ch. 94 (SB 611) COOMBS Adds Sec. 24050, B. & P.C., re alcoholic beverage licenses.

Permits Department of Alcoholic Beverage Control, for specified period of time, to extend on-sale general licenses for seasonal business in areas declared to be disaster areas by the Governor.

In effect immediately.

Ch. 95 (AB 92) BEVERLY Amends Sec. 33445, H. & S.C., re redevelopment agency contracts.

Authorizes a redevelopment agency to enter into contracts with the community or other public corporation under which it agrees to reimburse the community or other public corporation for all or part of the value of land or cost of a building, facility, structure or other improvement, or both, which has been, or will be initially paid or provided for the community or other public corporation, by periodic payments over a period of years.

Permits, if the subject matter of the contract has been acquired by, or the cost has been paid for, by some other public entity for the purpose of leasing it to the community, the contract to be made with, and reimbursement made payable to, the community.

In effect immediately.

Ch. 96 (AB 152) MOBLEY Amends Secs. 4653.4, 4655, 4655.2, 4655.4, adds Ch. 1d (commencing with Sec. 4658), Pt. 8, Div. 1, R. & T.C., re property tax distribution.

Provides that taxes on property on secured roll be distributed to each fund on basis of rate established for current secured roll on which they are charged and in same proportion that tax rate for each fund bears to total applicable rate, rather than being distributed to the funds for which they were levied.

Provides method for distributing taxes on the delinquent unsecured property tax roll.

Provides that accrued legal interest paid on judgments for recovery of unpaid property taxes rendered by courts shall be distributed to county general fund.

To become operative July 1, 1970.

Ch. 97 (AB 277) BEVERLY Amends Sec. 71140.1, Gov.C., re court attachés.

Permits municipal court attachés to reside permanently in counties adjoining the county in which they are employed rather than only temporarily.

Ch. 98 (AB 418) SCHABARUM Amends Secs. 10150, 10460, 10515, 10602, B. & P.C., re licenses.

Eliminates requirement that application for license as real estate broker and as mineral, oil and gas broker be accompanied with recommendations from two real estate owners of the county in which applicant resides or has his place of business

certifying that applicant is honest, truthful, and of good reputation and recommend that license be granted to him, and deletes related provision.

Includes members of the United States Air Force within definition of "persons in the military service of the United States" for purposes of qualification as military licensee under Real Estate Law.

Ch. 99 (AB 590) **BADHAM** Repeals Sec. 9816, B. & P.C., re electronic repair dealers.

Deletes provision in the Electronic Repair Dealer Registration Law which requires the Director of Professional and Vocational Standards, during the month of December prior to each general session of the Legislature, to submit to the Governor a full and accurate report of the activities of the Bureau of Electronic Repair Dealer Registration.

Ch. 100 (AB 624) **CHAPPIE** Adds Sec. 30700.6, Wat.C., re county water districts.

Requires voters in Sierra Lakes County Water District to be owners of real property in district and specifies voters need not be district residents. Specifies voting rights of multiple owners. Authorizes voters or specified legal representatives to vote at district elections either in person or by proxy appointed as specified. Provides procedure for conduct of district elections. Specifies incumbent directors of district need not be voters until they have served out the term for which they were elected.

In effect immediately.

Ch. 101 (AB 900) **QUIMBY** Amends Sec. 25458, Gov.C., re emergency repairs, county property.

Authorizes county board of supervisors to waive specified requirement for contractors to file good and sufficient bond for work performed for board pursuant to its authority to replace or repair structures in cases of great emergency.

In effect immediately.

Ch. 102 (AB 268) **BARNES** Amends Sec. 335.4, Wat.C., re San Diego beach erosion.

Permits state funds appropriated for the San Diego (Sunset Cliffs) Beach Erosion Control Project to be expended prior to the appropriation of construction funds for such project by the Congress.

Ch. 103 (SB 226) **BRADLEY** Adds Sec. 1314, Ins.C., re reciprocal insurers.

Authorizes prescribed reciprocal or interinsurance exchanges to issue policy of assigned risk insurance without requiring insured to become member of or subscribe to such reciprocal or interinsurance exchange.

Grants attorney-in-fact, agent, or other representatives duly authorized and acting for regular subscribers of such exchange same power and authority to act for assigned risk insured as is authorized or required under prescribed documents required to be filed with the commissioner.

Ch. 104 (SB 269) **HARMER** Amends Sec. 660, Ins.C., re insurance: motorcycles.

Includes motorcycles within scope of provisions relating to cancellation or failure to renew automobile insurance policies.

Ch. 105 (SB 479) **SHORT** Amends Secs. 383.5, 10291.5, 10293, and 11580.2, Ins.C., re insurance.

Codification to maintain the codes; makes no substantive change.

Ch. 106 (AB 98) **HAYES** Adds Secs. 11835 and 29227, amends Secs. 11800 and 11801, Elec.C., re petitions and measures.

Makes it a crime for a person to misappropriate any money or thing of value in an initiative, referendum, or recall campaign or campaign on a ballot measure. Declares that money raised to promote such campaigns cannot be used to pay personal expenses. Enumerates lawful expenses.

Extends disclosure of expense provisions governing any measure to include any initiative, referendum and recall petition required to be filed with the Secretary of State which does not qualify for the ballot, in addition to those that qualify.

Requires that statement of expenses for petitions which do not qualify for the ballot be filed within 35 days after final deadline for circulation.

Ch. 107 (AB 154) MOBLEY Amends Secs. 29802 and 29851, Gov.C., re payment of warrants.

Makes void all warrants, rather than only warrants issued for certain payments to the needy, not presented for payment to county treasurer within six months unless ordinance provides otherwise. Deletes contrary provisions. Reduces time for application for new warrant from five years to two years. Adds provision that governing body of agency issuing warrant may by resolution authorize auditor to issue new warrants under certain limitations. Reduces from two years to six months the time within which such new warrant must be presented for payment. Makes such changes effective July 1, 1970, as to warrants issued on or after that date.

Provides that photocopy, together with hold harmless agreement, may be presented by county treasurer's clearing bank in event of loss or destruction of warrant.

Ch. 108 (AB 316) BADHAM Adds Sec. 1245, B. & P.C., re blood tests.

Permits any individual to perform a blood gas analysis if he performs such analysis in a hospital, he has been instructed by a physician in charge of a hospital department of pulmonary physiology or clinical pathology in the proper procedure to be employed when making such an analysis, he performs the analysis under the direction and supervision of such a physician, and he submits the analysis for interpretation to the physician under whose direction and supervision he performed the analysis.

To be operative until December 31, 1971.

Ch. 109 (AB 435) QUIMBY Amends Secs. 18, 19, 22, and 29 and adds Sec. 19.5, Crestline-Lake Arrowhead Water Agency Act (Ch. 40, Stats. 1962, 1st Ex. Sess.), re Crestline-Lake Arrowhead Water Agency.

Raises maximum rate of interest that can be paid on bonds of the Crestline-Lake Arrowhead Water Agency, or an improvement district thereof, from 5 percent to 7 percent.

Limits maximum tax rate provision to purposes other than raising moneys needed for payment of principal and interest on bonds, rather than being applicable in all cases unless an election is held.

Permits agency to issue without an election bonds in an amount not exceeding unissued balance of the principal amount of bonds authorized at an election held prior to June 16, 1965, if the bonds are issued for the same purpose as the unissued bonds. Provides that such bonds may bear interest at not to exceed 7 percent and requires cancellation of equivalent amount of previously unissued bonds.

Ch. 110 (AB 353) DAVIS Amends Sec. 221, F. & G.C., re fish and game commission.

Extends from 91st day after 1969 Regular Session to 91st day after 1973 Regular Session, the statutory provisions vesting so-called plenary regulatory authority in Fish and Game Commission concerning taking of fish and game.

Deletes obsolete provisions.

Authorizes commission to hold a special meeting in May or June of 1969 to reconsider and revise regulations in regard to bag limits and seasons for sport fishing on salmon.

In effect immediately.

Ch. 111 (SB 50) MARLER Amends Sec. 28051, adds Sec. 28052, Veh.C., re motor vehicles.

Eliminates provisions exempting the disconnecting of odometer of new motor vehicle in specified instances from prohibition making it unlawful to disconnect, turn back, or reset a motor vehicle odometer with intent to reduce indicated mileage.

Specifies that, for purposes of warranty on a new motor vehicle based on amount of miles driven, only those miles driven on and after date such vehicle was first sold as new to purchaser shall be considered for purposes of warranty. Specifies that mileage warranty period for new motor vehicle shall commence with mileage indicated on such vehicle's odometer on date vehicle is first sold as new to purchaser. Specifies that such warranty provisions shall apply only to motor vehicles which are sold on or after effective date of act.

Ch. 112 (SB 86) COOMBS Amends Sec. 2860.5, B. & P.C., re licensed vocational nurses.

Permits a licensed vocational nurse when directed by a physician or surgeon to withdraw blood from a patient for the purpose of testing, if prior thereto such nurse has been instructed by a physician and surgeon and has demonstrated competence to such physician and surgeon in the proper procedure to be employed when withdrawing blood. Deletes requirement that such withdrawal take place in a hospital.

Ch. 113 (SB 99) SONG Amends Sec. 860, Civ.C., re powers: execution—multiple holders.

Authorizes execution of a power held by several persons when one or more of them either is legally incapable of exercising the power or releases the power, as well as when one or more of them dies, by the others unless otherwise prescribed by the terms of the power.

Ch. 114 (SB 102) SONG Amends Sec. 2469.2, Civ.C., re fictitious name certificates.

Provides for expiration on January 1, 1972, of certificate of business fictitious name filed with county clerk before January 1, 1967, unless renewal certificate is filed not later than December 31, 1971.

Ch. 115 (SB 105) SONG Amends Sec. 662.5, C.C.P., re civil cases; new trials.

Eliminates provision that a verdict of a jury on the issue of damages be supported by substantial evidence before a court can in its discretion subject the granting of a motion for a new trial on the issue of inadequacy of damages to the condition that such motion for new trial is denied if the defendant consents to an increase in the damages award as determined by the court.

Makes technical, related changes.

Ch. 116 (SB 205) GRUNSKY Repeals Secs. 10655, 10656, 10834, and 10839, F. & G.C., re game refuges.

Abolishes game refuge 3B in San Benito and Monterey Counties.

Deletes provisions establishing Huntington Lake Game Refuge and eliminates provisions on the possession of firearms and to the possession of birds and mammals in the refuge.

Ch. 117 (SB 232) SHERMAN Amends Sec. 11171, W. & I.C., re public assistance.

Authorizes a county welfare department to contract with a city, county, or city and county agency, a local health district or with an individual under exceptional circumstances in addition to a voluntary nonprofit agency for homemaker services.

Ch. 118 (SB 248) GRUNSKY Adds Sec. 869.5, Pen.C., re preliminary examination proceedings: transcriptions.

Provides that, upon request of judge, district attorney shall make original transcript of preliminary examination available to judge reasonable time in advance of any motion or other proceeding relating to accusation.

Ch. 119 (SB 282) RODDA Amends Sec. 19594, Ed.C., re state school building aid.

Validates certain final apportionments of state school building aid based on conditional apportionments made prior to the 61st day after final adjournment of the 1969 Regular Session, rather than the 61st day after final adjournment of the 1968 Regular Session.

Ch. 120 (SB 288) COOMBS Amends Sec. 182, Civ.C., re marriage.

Declares that prescribed alliances by members of Indian tribes, bands, or groups entered into prior to 1958 are deemed valid marriages for the purpose of determining the validity of a marriage under the laws of this state and for the purpose of application of the laws of succession to a decedent who prior to 1958 entered into such an alliance, rather than to a decedent who died prior to September 11, 1958.

Ch. 121 (SB 298) COLOGNE Amends Sec. 11018.7, B & P.C., re subdivisions.

Limits period of time within which subdivider must obtain consent of Real Estate Commissioner for any material change in any document transferring or controlling an interest in planned development, community apartment project, condominium project, or stock cooperative to three years after date subdivider ceases to hold or directly control $\frac{1}{3}$ of votes that may be cast to *effect such change.

Ch. 122 (SB 383) COLOGNE Amends, amends and renumbers, and repeals various secs., Gov.C., re government.

Codification to maintain the codes; makes no substantive change.

Ch. 123 (AB 104) PATTEE Amends, * adds and repeals various secs., R. & T.C., *and Statutes other than codes, re property tax exemption.

Gives applicants for the welfare exemption from property taxation until the next succeeding lien date, rather than a period of 6 months, to amend their articles, by-laws, articles of association, constitution or regulations and to file a certified copy thereof with the board in order to conform to the law and qualify for the exemption.

Deletes various statutes relating to property tax exemptions but provides that the rights of any party who has claimed a cancellation or refund pursuant to any law repealed by this act prior to the 61st day following the final adjournment of the 1969 Regular Session shall not be affected.

Allows, under certain circumstances, benefits of welfare exemption for fiscal year 1968-69 to nonprofit corporations which would otherwise have qualified therefor, except that the articles of incorporation did not provide for irrevocable dedication of corporate property to charitable, scientific, religious or hospital purposes. Specifies that enactment of this section shall remain in effect until March 1, 1970.

Revises law with respect to procedures for claiming various exemptions from property taxation under various circumstances.

Provides for cancellation or refund of property taxes imposed for any fiscal year commencing in 1965 on property as to which the welfare exemption would have been available, if the property had been acquired earlier. Application must be made on or before March 1, 1970.

In effect immediately.

Ch. 124 (AB 173) MOORHEAD Amends Secs. 380, 384, and 1080, Prob.C., re will contests and probate distribution.

Changes time periods prescribed for purposes of will contests from six months to four months after probate or after disability of specified persons is removed, as the case may be. Changes time period for filing petition to determine who is entitled to distribution of estate from four months to two months after first publication of notice to creditors.

Applies only to contests after probate where the will has been admitted to probate on or after effective date of act, and only to petitions to determine who is entitled to distribution of estate in probate proceedings in which first publication of notice to creditors occurs on or after effective date of act.

Ch. 125 (AB 175) QUIMBY Amends Secs. 3069, 3073, Civ.C., re liens on vehicles.

Restricts assignment of any possessory lien on vehicle for compensation for repairs, labor, materials, storage, safekeeping and trailer parking space rental, to one only for labor or materials or for storage or safekeeping of vehicle when abandoned on private property. Provides that written notice of an assignment be given by lienholder to registered and legal owner of vehicle either by personal delivery or registered mail as at present, or by certified mail.

Increases from \$100 to \$200 the * maximum value of any vehicle on which there is possessory lien for compensation for repairs, labor, materials, storage, safekeeping and trailer parking space rental, that may be sold at public sale in satisfaction of lien. Provides for notifying legal owner, registered owner, and Department of Motor Vehicles of sale by certified mail or by U.S. Post Office certificate of mailing, as well as by such present alternatives as registered mail or registered mail with return receipt requested.

* Correction.

Ch. 126 (AB 194) * BAGLEY Amends Sec. 11003.3, R. & T.C., re motor vehicle license fees.

Provides for transfer of remainder of amount reported to have been paid for trailer coach fees, after deducting therefrom the amount appropriated for the use of the Department of Motor Vehicles to a special account in the General Fund, rather than requiring disbursement of such remainder to county auditors. Appropriates money in special account to the Controller for disbursement to county auditors.

Provides that money disbursed to a county auditor and disbursed by him to the county or a city may be used for county or city purposes, and may, but need not, be used for purposes of general interest and benefit to the state.

In effect immediately.

Ch. 127 (AB 195) BAGLEY Amends Sec. 11005, R. & T.C., re motor vehicle license fees.

Provides that specified sums in the Motor Vehicle License Fee Fund be transferred to the credit of a special account in the General Fund for disbursement by the State Controller to counties and cities, rather than having such sums being disbursed by the Controller from the Motor Vehicle License Fee Fund.

Permits cities and counties to use such funds for city and county purposes, rather than requiring that such funds be used solely for purposes of general interest and benefit to the state.

Declares that there is no implied obligation on the part of the state to make replacement revenue available to cities and counties for law enforcement, the regulation and control and fire protection of highway traffic in the amendment to Section 11005.

In effect immediately.

Ch. 128 (AB 196) * BAGLEY Amends Sec. 30462, R. & T.C.; repeals Sec. 2, Ch. 543, 1968 Stats. and Sec. 151, Ch. 963, 1967 Stats., re cigarette taxes.

Provides for transfer to the credit of a special account in the General Fund from the Cigarette Tax Fund, 30 percent of the money in such fund, to be disbursed by the State Controller to the cities and counties of the state, rather than the Controller allocating 30 percent of the money in the Cigarette Tax Fund to the cities and counties of the state. Permits such funds to be used for city and county purposes rather than requiring that such funds be used solely for purposes of general interest to the state.

In effect immediately.

Ch. 129 (AB 285) MacDONALD Amends Sec. 43015, Gov.C., Sec. 155.15, R. & T.C., re disaster relief.

Establishes procedures for the assessment or reassessment of any taxable property damaged or destroyed between March 1, 1969, and May 15, 1969, by a major misfortune or calamity occurring prior to May 1, 1969, in an area or region declared by the Governor to be in a state of disaster and provides procedures for such assessment or reassessment. Makes provisions applicable only for valuations for ad valorem tax purposes for fiscal year 1969-1970. Specifies that the enactment shall only apply to property damaged in an amount more than \$1,000.

Amends provisions providing for reassessment of such damaged or destroyed property for the 1968-1969 fiscal year to conform the treatment of property on the unsecured roll with the treatment accorded property on the secured roll.

Requires county auditors to certify all reductions in assessed values caused by certain major misfortunes or calamities during the 1968-1969 assessment year to the State Superintendent of Public Instruction by June 25, 1969, and requires the superintendent to recompute state equalization aid, supplemental support and transportation allowances for the 1968-1969 fiscal year and to pay additional aid, if any, to districts.

Provides that "major misfortune or calamity," as used with respect to property damaged or destroyed between March 1, 1969, and May 15, 1969, does not include any damage to property caused by an oil leak originating from offshore drilling operations.

In effect immediately.

* Correction.

Ch. 130 (AB 305) KNOX Adds Sec. 4804, R. & T.C., re county officers.

Authorizes a board of supervisors to delegate certain functions relating to the administration of the property tax to other county officials.

Ch. 131 (AB 310) MACDONALD Repeals Secs. 7351.5, 7653, R. & T.C., re motor vehicle fuel taxes.

Repeals provisions requiring certain persons storing 1,000 gallons or more of fuel on June 1, 1969, on which a gas tax of not more than 7 cents has been paid, to pay an additional tax of 1 cent per gallon and requiring a 1-cent refund per gallon to certain persons storing 1,000 gallons or more of such fuel, on which an 8-cent tax has been paid, at the time the gas tax reverts to 7 cents a gallon because sufficient funds are available to restore streets and highways damaged by storms and floods.

In effect immediately.

Ch. 132 (AB 315) MULFORD Amends Sec. 35401, adds Secs. 25805, 26307, Veh.C., re vehicle requirements.

Adds to the combinations of vehicles whose total length may exceed 60 feet but may not exceed 65 feet, specified vehicles.

Requires that a forklift truck which is towed upon the highway at the end of a combination of vehicles be equipped with specified lamps in the prescribed manner.

Prohibits the towing of a forklift truck manufactured after January 1, 1970, unless it is equipped with specified brakes which meet specified conditions.

Ch. 133 (AB 336) KETCHUM Adds Sec. 450, Veh.C., re oil well service units. Defines "oil well production service unit."

Ch. 134 (AB 343) KNOX Amends Secs. 545, 714, 717, C.C.P., re court processes: attachments, executions.

Specifies, with respect to provisions requiring defendant (attachments) or judgment debtor (executions), or debtors or holders of property of such defendant or judgment debtor, to appear and answer concerning debts or property of such defendant or judgment debtor, that the judge may, pursuant to a warrant, have such defendant, judgment debtor, debtor, or holder of property brought before court to answer for failure to appear as required, if order requiring appearance was served by sheriff, constable, marshal, or some person specially appointed by court in order.

Ch. 135 (AB 358) BELOTTI Amends Sec. 4374, P.R.C., re flammables around rubbish dumps.

Requires a rubbish dump maintained in a fireproof container used primarily for transport for final disposition of rubbish to maintain a minimum clearance of flammable material for a distance of 30 feet from the periphery of the container.

In effect immediately.

Ch. 136 (AB 373) FORAN Amends Secs. 21101, 21650, 21657, repeals Sec. 21653, Veh.C., re one-way highways.

Provides that authorities in charge of any highway may designate it, or any part thereof, for one-way traffic at all or such times as indicated by official traffic control devices. Specifies that vehicles shall be driven only in direction designated by such devices.

Makes related changes.

Incorporates additional changes proposed by SB 15 to Section 21101 to be operative only on enactment of SB 15.

Ch. 137 (AB 378) CHAPPIE Adds Sec. 54931.9, Gov.C., re fire protection districts.

Extends from January 1, 1969, to February 3, 1969, the time in which the statement, map or plat, and certificate of completion regarding annexation of a fire protection district may be filed for the annexation to be effective for assessment and tax purposes in 1969.

In effect immediately.

Ch. 138 (AB 387) SCHABARUM Amends, amends and renumbers, adds, repeals, various secs., various codes, re executive reorganization.

Makes statutory changes necessary to conform statutes to Reorganization Plan No. 1 of 1968 without substantive change.

Ch. 139 (AB 415) PATTEE Amends Sec. 38986, Ag.C., re imitation milk products.

Provides for the Director of Agriculture to use funds which are collected from producers and distributors for testing, weighing and sampling of milk fat and milk solids not fat rather than assessments on designated components of products resembling milk products for the enforcement and administration of the provisions of the chapter on products resembling milk products if he determines the fees collected to enforce the chapter are insufficient to defray the cost and these funds are appropriated from the Department of Agriculture Fund.

In effect immediately.

Ch. 140 (AB 416) BEVERLY Adds Sec. 1985.1, C.C.P., re court witnesses.

Permits any person subpoenaed to appear in court to agree with person at whose request subpoena was issued to appear at time other than that specified in subpoena. Provides that failure to appear pursuant to such agreement may be punished as contempt.

Ch. 141 (AB 417) BEVERLY Adds Sec. 535, C.C.P., re temporary injunctions: security.

Provides procedure whereby any person posting security in action for temporary or preliminary injunction or restraining order places himself under jurisdiction of court in such action with respect to liability in connection with such security, following a final determination by court that the temporary or preliminary injunction or restraining order should not have been issued.

Ch. 142 (AB 439) DUFFY Adds Art. 6 (commencing with Sec. 50925), Ch. 4, Pt. 1, Div. 1, Title 5, Gov.C., re county and city firemen.

Provides workmen's compensation benefits for death or disability of local fireman occurring while firefighting or preserving or protecting life or property anywhere in state and when not acting under immediate direction of employer.

Ch. 143 (AB 442) Dunlap Amends Sec. 252, R. & T.C., re property tax exemptions.

Permits legal guardian or conservator of person claiming veterans' exemption, or one who has been granted a power of attorney by such person, to appear for and file affidavit for such exemption if declaration made that he has sufficient knowledge of financial affairs of claimant to give all information and answer all questions in affidavit under penalty of perjury.

Ch. 144 (AB 458) MACDONALD Amends Sec. 136.5, S. & H.C., re state highways: contract bidding.

Authorizes Division of Highways to rent tools and equipment for 20 days, instead of 10 days, without competitive bidding during an emergency.

In effect immediately.

Ch. 145 (AB 503) PRIOLO Adds Secs. 673 and 674, H. & N.C., re boat liveries.

Requires owner of boat livery to keep specified records for any vessel required to be numbered under this code and to preserve such for at least six months. Prohibits owner of boat livery, employees, or agent from permitting to be delivered to a renter a vessel without equipment required by applicable laws and regulations.

Ch. 146 (AB 504) PRIOLO Amends Sec. 652, H. & N.C., re small boats.

Provides for the purpose of the subdivision requiring that every undocumented vessel carry at least one approved life preserver, ring buoy or other device or that every undocumented vessel carrying passengers for hire should carry at least one approved life preserver for every person on board that a person water sking from the vessel shall be considered a person on board.

Ch. 147 (AB 527) VEYSEY Amends Sec. 4228, adds Sec. 4047.5, B. & P.C., re labels on drug prescriptions.

Prohibits a pharmacist from dispensing any prescription except in a container correctly labeled with prescribed information.

Ch. 148 (AB 542) DENT Adds Sec. 54932.1, Gov.C., re city annexations.

Declares that annexations by a city by ordinance adopted prior to November 26, 1968, are effective for assessment and taxation purposes for 1969-70 fiscal year, if required statement and map or plat were filed with the State Board of Equalization on or before February 10, 1969.

In effect immediately.

Ch. 149 (AB 569) MCGEE Amends Sec. 692, C.C.P., Sec. 780, Prob.C., re sale of real estate.

Provides notice of execution, foreclosure, or probate sale of real estate may give street address and other common designation, if any, of such property, but failure to do so does not affect validity of notice.

Ch. 150 (AB 571) MURPHY Amends Sec. 1360, Fin.C., re savings bank investments.

Provides savings banks may invest up to specified limit in stock, bonds, debentures, and other obligations of the Government National Mortgage Association.

Ch. 151 (AB 577) BROWN Amends Sec. 459, Elec.C., re registration information.

Requires county clerk maintaining tabulating cards or electronic data-processing tape containing voter registration information to submit to county central committee, free of charge, copies of cards or tape relating to all voters, instead of only to voters of committee's party. Requires that county central committee provide replacement for tape.

Ch. 152 (AB 1005) CHAPPIE Adds Sec. 20527.6, Wat.C., re irrigation district elections.

Defines "elector" and "voter" in Camp Far West Irrigation District as a person, corporation, or other entity owning land within the district. Requires voters in such district to be owners of real property in district and specifies voters need not be district residents. Specifies voting rights of multiple owners. Authorizes voters or specified legal representatives to vote at district elections either in person or by proxy appointed as specified.

In effect immediately.

Ch. 153 (AB 96) QUIMBY *Adds Sec. 21264.6, Gov.C., re retirement of patrolmen.

Makes provisions requiring surviving wife of patrol member to have been married to him for at least one year satisfied if the member was retired because of age within one year following amendment of retirement law, or a contract, lowering retirement age and wife was married to member on date of amendment.

In effect immediately.

Ch. 154 (SB 93) COLLIER Amends Sec. 710, C.C.P., re judgment debtors.

Provides that procedures and fees for collection of judgments against assets of judgment debtor held by political subdivisions of the state and other local public entities shall also apply to districts.

Ch. 155 (SB 98) SONG Adds Title 7 (commencing with Sec. 1380.1), Pt. 4, Div. 2, and repeals Sec. 1060, Civ.C.; amends Secs. 125, 126, Prob.C., re powers of appointment.

Creates a statutory body of law relating to powers of appointment, including, among others, the more important rules on the subject that are now a part of California's common law.

Makes conforming, technical changes.

Operative July 1, 1970.

Ch. 156 (SB 104) SONG Amends Sec. 3386, Civ.C., re contracts: specific performance.

Permits a court to compel specific performance of a contract by the defendant if such performance is otherwise appropriate and substantial counterperformance by the plaintiff is assured or, if the court deems necessary, can be assured to the satisfaction of the court, rather than prohibiting a court from ordering specific performance where the plaintiff has not performed or could not be compelled by a court to specifically perform his duties under the contract.

* Correction.

Ch. 157 (SB 284) RODDA Amends and repeals various secs., Ed.C., re public school system.

Repeals obsolete and duplicated provisions, provisions having limited effect, and erroneous cross reference. Specifies that Department of Education shall have custody of certain statements concerning dismissal of district employees. Makes technical correction.

Ch. 158 (SB 349) KENNICK Adds Sec. 54936, Gov.C., re school districts.

Declares that in case of school district boundary change where election on such change was held prior to November 15, 1968, certificate of election results filed with board of supervisors prior to December 25, 1968 and board of supervisors ordered change effective prior to February 15, 1969, such change of boundaries shall be deemed effective for assessment and taxation purposes as of December 31, 1968, and all other purposes as of July 1, 1969.

In effect immediately.

Ch. 159 (SB 441) LAGOMARSINO Amends Sec. 2603, Elec.C., re elections.

Allows boards of supervisors to post, instead of publish, a copy of Governor's proclamation calling for general election.

Ch. 160 (SB 442) LAGOMARSINO Amends Sec. 10231, Elec.C., re ballot measures.

Permits county and city clerks of counties and cities submitting measures to voters, which counties and cities are in close proximity, to designate, with approval of their boards of supervisors or city councils, their respective measures by letters in a way to avoid confusion to voters.

Ch. 161 (SB 446) LAGOMARSINO Amends Sec. 15805, Ed.C., re school property.

Permits governing boards of city school districts with 50,000 or less pupils in average daily attendance during preceding fiscal year, in addition to all other non-city school districts, to construct walks, footbridges, and tunnels within a mile of a school when necessary for the safety of the pupils attending that school.

Ch. 162 (AB 328) BADHAM Adds Secs. 2739 and 2754.1, amends Sec. 2741, P.U.C., re passenger air carriers.

Establishes procedures for permits for intrastate passenger air carriers issued by the Public Utilities Commission as to any carrier in business on April 1, 1969, provided application is made prior to July 1, 1969. Allows carrier to operate until its application is acted upon by the commission. Makes provisions regulating passenger air carriers applicable to interstate carriers operating between intrastate points, instead of wholly between terminal points, including intermediate points, in the state.

In effect immediately.

Ch. 163 (AB 734) PATTEE Amends Secs. 43605, 45633, 45663, 48214, Ag.C., re cantaloupe containers.

Deletes provisions for standard No. 39, and pony No. 40, cantaloupe crates and standard numbers 39 and 40 containers for honeyball melons, and revises standard pack counts for cantaloupe containers Nos. 41 and 42.

Ch. 164 (AB 914) MURPHY Amends Sec. 12919, B. & P.C., re baling of hay.

Limits sales of hay by bales to bales in lots weighing less than one ton, instead of authorizing any such sales of hay by the bale so long as the bale has a tag indicating its weight.

Ch. 165 (AB 165) CHAPPIE Amends Sec. 14306, and Sec. 14218 as proposed by AB 1728, Ed.C., re State Teachers' Retirement System.

Provides that conditions for retirement for member whose last day of service was prior to July 1, 1935, shall not be applicable to person who rendered at least three schooldays of service on or after such date and prior to July 1, 1950, even though compensation for such service was not paid out of public funds, if such person taught 15 years or more before July 1, 1935.

Incorporates same changes to Sec. 14218, Ed.C., as proposed by AB 1728, to be operative on enactment of AB 1728.

Ch. 166 (AB 208) DENT Adds Sec. 75090.2, Gov.C., re Judges' Retirement Law.

Permits judges who did not elect to have survivors' benefits under the Judges' Retirement Law within applicable time limitation, to make such election on or before 30 days after the effective date of provision authorizing election after applicable time limit.

Ch. 167 (AB 474) BIDDLE Amends Sec. 2419, Veh.C., re replacement of flares.

Removes requirement that person sign a receipt when he receives flares from California Highway Patrolman, as replacement for flares used by such a person, to warn traffic of any accident or other hazardous condition when he was not required by law to give such warning.

Ch. 168 (SB 15) COLLIER Amends Secs. 600, 21101, Veh.C., re through highways.

Redefines the term "through highway" as used in the Vehicle Code, and revises power of local authorities to adopt rules and regulations regarding vehicles entering or crossing such highways.

Ch. 169 (SB 119) TEALE Amends Sec. 27454, Veh.C., re tires.

Extends from May 1, 1969, to May 1, 1975, the expiration date of provision permitting use of pneumatic tires containing metal-type studs of tungsten carbide or other suitable material of designated construction on state highway between first day of October and first day of May.

In effect immediately.

Ch. 170 (SB 339) SCHMITZ Amends Sec. 10012.5, Elec.C., re election campaigns.

Requires statement of qualifications for candidates to be printed in type of uniform size, darkness, and spacing.

Ch. 171 (SB 412) COLLIER Adds Sec. 54932.2, Gov.C., re highway lighting districts.

Declares the formation of any highway lighting district which files the required statement and map or plat with the State Board of Equalization on or before March 1, 1969, to be effective for assessment and taxation purposes for the 1969-1970 fiscal year.

In effect immediately.

Ch. 172 (SB 445) LAGOMARSINO Amends Secs. 68097.1, 68097.2, Gov.C., re court appearances by marshals.

Provides that marshal and deputy marshal shall receive normal compensation and traveling expenses when compelled to attend court as a witness in a civil action. Provides that the party subpoenaing marshal and deputy marshal shall pay \$25 per day to the public entity employing the marshal and deputy marshal.

Ch. 173 (SB 447) DANIELSON Amends Secs. 1074, 3575, P.U.C., re highway carriers.

Deletes requirement that highway common carriers, cement carriers, petroleum route carriers, highway contract carriers, cement contract carriers, and radial highway common carriers file a bond to secure the payment of lessor claims, except claims of lessors who are also employees of such carriers, when they lease equipment.

Ch. 174 (SB 800) LAGOMARSINO Amends Sec. 26, Embarcadero Municipal Improvement District Act of 1960, (*Ch. 81, Stats 1960 1st. Ex. Sess.), re Embarcadero Municipal Improvement District.

Increases the number of governing board members from 3 to 5 effective on the last Friday of December 1969.

Ch. 175 (SB 181) SHORT Amends Sec. 34045, Veh.C., re cargo tank registration fees.

Changes original and renewal fee of a cargo tank for any biennial period commencing with on or after January 1, 1970 to \$25, rather than having amount of such fee determined by tank's volumetric capacity.

In effect immediately.

* Correction.

Ch. 176 (SB 571) MARLER Amends Secs. 47691, 47692, 47693, Ag.C., re agriculture.

Changes the specified percentage of soluble solids necessary for certain varieties of grape to be considered mature and eliminates the use of certain instruments to test for the percentage of soluble solids.

In effect immediately.

Ch. 177 (AB 568) MOORHEAD Amends Sec. 702, Prob.C., re creditors' claims.

Limits maximum time for filing creditors' claims from 6 months to 4 months from date of filing of affidavit of publication of notice to creditors in cases where the affidavit is not filed within 30 days after completion of the publication.

Ch. 178 (AB 700) HARVEY JOHNSON Amends Sec. 26837, Gov.C., re county clerk fees.

Deletes the minimum fee of \$1 charged by the county clerk or clerk of a municipal court for comparing a document with original and affixing his certificate.

Ch. 179 (AB 727) BEVERLY Amends, adds various secs., Fin.C., re savings and loan associations.

Provides savings and loan associations may call their withdrawable shares or investment certificates, savings deposits; and may call dividends on such shares, interest.

Specifies that different rates in return may be paid on different classes of such shares and investment certificates issued with as well as without passbooks and that a lesser rate of return may be paid on that portion of the value of such shares or certificates below amount set by the Savings and Loan Commissioner. Provides savings shares and certificates may be issued with maximum maturity date of five years rather than one year from date of issue.

Provides that initial period during which association investment certificates or withdrawable shares may not be redeemed or retired may be extended beyond one year maximum by the commissioner.

Provides that while no notice of intention to withdraw savings shares or certificates providing for definite rate of return may be given prior to maturity, an association may, subject to regulations of the commissioner, permit such withdrawal and reduce amount of interest payable on amount withdrawn.

States terms share, share account, account, and savings account of federal savings and loan association include savings deposits.

In effect immediately.

Ch. 180 (SB 49) ALQUIST Amends, adds var. secs. P.U.C., R & T.C., re rapid transit.

Authorizes establishment of Santa Clara County Transit District, and prescribes procedure for its formation; defines the area to be included in the district; prescribes the purposes, organization, powers and duties of the district.

Requires district to purchase existing transit systems before it can establish the new system. Provides procedures for such sale and purchase. Removes requirement of P.U.C. approval for such sale and purchase.

Establishes procedures for the district to issue bonds and impose a property tax and a sales and use tax, with administration of the sales and use tax to be by the State Board of Equalization.

Includes the one-half of 1 percent sales and use tax authorized to finance the completion of the San Francisco Bay Area Rapid Transit District among those taxes which may be applicable to sales of beer, wine, and distilled spirits notwithstanding Alcoholic Beverage Tax Law.

In effect immediately.

Ch. 181 (AB 49) McGEE Amends Sec. 6767.5, B. & P.C., re industrial engineers.

Permits the State Board of Registration for Professional Engineers to consider those applications for registration without examination as an industrial engineer which were filed prior to January 1, 1969.

In effect immediately.

Ch. 182 (AB 317) BADHAM Amends Sec. 9976, B. & P.C., re employment agencies' fees.

Prohibits an employment agency from charging an applicant a fee in specified situations.

Ch. 183 (AB 537) BROWN Adds Sec. 1636, B. & P.C., re dentists.

Specifies circumstances under which person who has had issued to him a degree of doctor of dental medicine or doctor of dental surgery by foreign medical school listed by World Health Organization or approved by Board of Dental Examiners shall be eligible for examination for admission to practice in California.

Requires Board of Dental Examiners to hold examination for foreign-trained dental applicants at least once a year.

Ch. 184 (SB 76) DANIELSON Amends Sec. 5871, S. & H.C., re street lighting facilities.

Permits construction of street lighting facilities in same manner as other improvements under the Improvement Act of 1911.

Ch. 185 (SB 142) DYMALLY Amends Sec. 875, W. & I.C., re juvenile court hearings.

Requires that precedence on court calendar for day on which case set for hearing be granted cases in which the minor is detained and the sole allegation is that the minor is in class of persons whom juvenile court has jurisdiction to adjudge a dependent children of the court.

Ch. 186 (SB 168) COOMBS Amends Sec. 1812.10, Civ.C., re venue.

Specifies the proper municipal, justice or small claims court in which an action on a retail installment contract subject to the Unruh Act is to be tried, rather than commenced.

Specifies that in any action subject to the provisions of section, concurrently with the filing of the complaint, the plaintiff shall file an affidavit stating facts showing that the action has been commenced in a county or judicial district described in this section as a proper place for the trial of the action. Provides that if a plaintiff fails to file the affidavit required by section, the court shall, upon its own motion or upon motion of any party, dismiss any such action without prejudice.

Specifically includes installment accounts within provisions of section.

Ch. 187 (SB 201) SHORT Adds Sec. 34001.1, Veh.C., re cargo tank registration fees.

Requires public entities which own or operate any cargo tank or tank vehicle to pay registration fees for the operation of cargo tanks to the State Fire Marshal. *In effect immediately.*

Ch. 188 (SB 231) COLOGNE Amends Sec. 25210.4, Gov.C., re county service areas.

Adds television translator station facilities and services to the list of types of extended services which may be provided in county service areas established by a county board of supervisors to meet the need for extended governmental services in unincorporated county areas.

In effect immediately.

Ch. 189 (SB 279) SHERMAN Amends Secs. 10140.6, 10160, repeals Sec. 10164, B. & P.C., re real estate licenses.

Eliminates provision which permits a real estate licensee to use corporate name or fictitious name in prescribed matter which the licensee publishes, circulates, or distributes, rather than a designation disclosing that the licensee is performing acts for which a real estate license is required. Deletes provision requiring the real estate licenses of both real estate broker and salesman to be displayed in prescribed manner and requirement that each real estate broker erect and maintain a prescribed sign on the premise to indicate he is a licensed real estate broker. Requires such broker to make his license and the licenses of his employee salesmen available for inspection by the Real Estate Commissioner or his designated representative.

Ch. 190 (SB 367) PETRIS Amends Sec. 28103, Gov.C., re fees of grand jurors.

Directs that grand jurors in Alameda County shall be paid five dollars (\$5) and necessary common carrier fare for each day's attendance at a committee meeting of the grand jury, as well as being paid the fee for each day's attendance at a session of the grand jury.

Ch. 191 (SB 373) STEVENS Amends Sec. 11528, Gov.C., re oaths, administrative adjudication.

Includes hearing reporters among those persons authorized to administer oaths and affirmations in proceedings under the Administrative Procedure Act.

Ch. 192 (SB 424) DANIELSON Adds Sec. 3671, P.U.C., re highway permit carriers.

Requires complaints for the collection of lawful charges of highway permit carriers to be filed in court within three years from time the cause of action accrues except that such three-year period shall be extended to include six months from the date written refusal to pay such charges is given the carrier.

Ch. 193 (SB 473) SCHRADE Amends, adds, various secs., Gov.C., re Legislators' Retirement System.

Includes Secretary of Senate, Chief Clerk of the Assembly, and Sergeants at Arms of Senate and Assembly, with 10 or more years of full-time state service, within Legislators' Retirement System.

Ch. 194 (SB 501) LAGOMARSINO Amends various secs., Ed.C., Gov.C., H. & S.C., P.R.C., and Wat.C., re local bonds.

Increases from 6 percent to 7 percent the maximum rate of interest on bonds which may be issued under the Junior College Revenue Bond Act of 1961, under the Revenue Bond Act of 1941, under the provisions relating to recreation and park districts, under the provisions relating to reclamation districts, and under the Sanitary District Act of 1923, and, in the latter act, changes the prohibition against selling a bond for less than its face value to a prohibition against selling a bond for less than 95 percent of its par value.

In effect immediately.

Ch. 195 (SB 528) GRUNSKY Amends Sec. 98261, P.U.C., re Santa Cruz Metropolitan Transit District.

Authorizes district borrowing against anticipated tax revenues for following fiscal year prior to start of such year and also for fiscal year next succeeding fiscal year immediately following fiscal year in which district was formed.

In effect immediately.

Ch. 196 (SB 534) LAGOMARSINO Amends Secs. 7.1 and 12, Ventura County Flood Control Act (Ch. 44, Stats. 1944, 2nd Ex. Sess.), re Ventura County flood control.

Limits requirement for consent and approval of legislative body of a city before fees or charges may be levied on the development of land within such city to fees or charges which are higher than any fees or charges levied on the development of land outside the city.

Increases until July 1, 1971, limit on aggregate taxes or assessments for any one fiscal year which may be levied in zone 1 of district from \$0.20 to \$0.43 on each \$100 of assessed valuation.

In effect immediately.

Ch. 197 (SB 537) COLLIER Adds Sec. 5783.13, P.R.C., re recreation and park districts.

Authorizes the district board of the Russian River Recreation and Park District, in Sonoma County, to provide by resolution that all members of the board of directors shall be elected. Prescribes procedure for election thereafter of members of the board of directors and their terms of office.

Ch. 198 (SB 551) COLOGNE Adds Sec. 23.2, Riverside County Flood Control and Water Conservation District Act (Ch. 1122, Stats. 1945), re Riverside County flood control.

Authorizes district to fix a charge in each fiscal year representing a drainage standby or availability assessment, not to exceed a specified amount, based on acreage within the district to which drainage is made available, and to restrict such assessment to lands lying within one or more improvement districts. Prescribes procedure for collection of such charge.

Ch. 199 (SB 603) MOSCONE Amends heading Art. 4 (commencing with Sec. 1560), Ch. 2, Div. 11, amends Secs. 1560, 1561, and 1565, Evid.C., re production of business records.

Extends procedure permitting custodian of records or other qualified witness to comply with subpoena duces tecum for production of records by delivering copies of such records, to all business records, rather than hospital records only, in actions where business is neither party nor place where cause of action arose. Prescribes procedure for preparation and delivery of such records.

Ch. 200 (SB 784) LAGOMARSINO Amends Sec. 5782.20, P.R.C., re recreation and park districts.

Corrects obsolete cross-reference, making no substantive change.

Ch. 201 (SB 796) COLOGNE Amends Secs. 597, C.C.P., re trials: special defenses.

Provides that any and all decisions or verdicts upon special defenses and all rulings on the trial thereof may be reviewed, rather than renewed, on motion for a new trial or upon appeal from such judgment.

Ch. 202 (SB 969) BRADLEY Amends Sec. 6447, S. & H.C., Improvement Act of 1911.

Revises provision providing for discharge of bond placed on property pursuant to provisions of Improvement Act of 1911 to specifically designate sums to be paid on discharge of bond.

Ch. 203 (AB 215) BELOTTI Amends Secs. 213.7, 214.8, R. & T.C., re property tax exemptions.

Includes the property of certain volunteer fire departments within the welfare exemption from property taxation.

Ch. 204 (AB 401) DUNLAP Amends Sec. 647, Pen.C., re loitering.

Makes technical, nonsubstantive change.

Ch. 205 (AB 566) ARKLIN Amends Sec. 12301, Pen.C., re destructive devices.

Restricts to explosive missiles the missiles included within the term "destructive device."

Ch. 206 (AB 585) DEDDEH Amends Sec. 13844, H. & S.C., re fire protection districts.

Increases maximum sums that may be paid members of fire protection district boards from \$10 to \$20 for each meeting of the district board attended by him, not exceeding 4 meetings per calendar month. Requires that sum be based upon board's determination of what amount is reasonably necessary to compensate board members for their attendance at meetings.

Effective until the 91st day after the final adjournment of the 1971 Regular Session.

Ch. 207 (AB 805) WILSON Repeals Sec. 21958, Veh.C., re intoxicated pedestrian on roadway.

Deletes provision making it unlawful for any pedestrian who is intoxicated to such an extent as to create a hazard to himself or others to walk or be upon any roadway.

Ch. 208 (AB 1032) CAMPBELL Amends Sec. 22051, Fin.C., re personal property brokers.

Exempts job development corporations from regulation under the Personal Property Brokers Law.

In effect immediately.

Ch. 209 (AB 1257) PORTER Repeals and reenacts Metropolitan Water District Act (Ch. 429, Stats. 1927), re Metropolitan Water District Act.

Repeals and reenacts without substantive change the Metropolitan Water District Act.

Ch. 210 (AB 1798) KETCHUM New act, re emergency fund.

Appropriates \$1,300,000 for the Emergency Fund in augmentation of and upon the same terms and conditions as the appropriation made by Item 263 of the Budget Act of 1968.

In effect immediately.

Ch. 211 (SB 75) DANIELSON Amends Sec. 5613, S. & H.C., re sidewalks.

Permits mailing of second notice to repair sidewalk in lieu of posting a copy of the notice on the property, under the Improvement Act of 1911.

Ch. 212 (SB 191) SCHMITZ Amends Sec. 53892, adds Sec. 53892.3, Gov.C., re financial reports.

Requires cities to include in annual financial report to Controller amounts expended during preceding fiscal year for construction of public projects other than streets and highways.

Specifies that total expenditures expended pursuant to competitive bidding shall be reported. States legislative declaration that costs of administrative overhead need not be included or costs not directly expended on construction.

Ch. 213 (SB 197) DYMALLY Amends various secs., Lab.C., re labor.

Codification to maintain the codes; makes no substantive change.

Ch. 214 (SB 577) COLLIER Amends Sec. 10854.1, R. & T.C., Sec. 9558, Veh.C., re vehicle and license fees.

Specifies that the Department of Motor Vehicles may redeposit not more than once a check in payment of fee or penalty without assessing additional penalties.

Ch. 215 (SB 707) LAGOMARSINO Repeals Secs. 5032, 5033, 5034, 5037, and 5039, P.R.C., re state parks and monuments.

Deletes provisions describing Mission Bay State Park, requesting establishing of a state park in Amador County, approximately one mile north of State Highway 88 and providing Bidwell Mansion, in the City of Chico, as state historical monument.

Ch. 216 (SB 717) BEILENSEN Amends and repeals various secs., U.I.C. and B. & P.C., re business opportunity regulations.

Deletes provisions rendered obsolete by Ch. 172, Stats. 1965, abolishing separate classifications of business opportunity brokers and salesmen and placing them under real estate licensing regulations.

Makes other technical nonsubstantive changes.

Ch. 217 (AB 289) PATTEE Amends Secs. 58605, 58893, adds Secs. 58656, 58892.1, 58892.2, repeals Sec. 58656, Ag.C., re marketing orders.

Specifies generally that marketing order may contain provisions for research studies concerning the health, food, nutritional, therapeutic, dietetic or such qualities of other food products or for the development of new products.

Deletes distinction between manufacturing milk and market milk used in the manufacturing of certain dairy products or imitation dairy products, as used in marketing orders, including all milk in definition of commodity subject to marketing order or agreement.

Deletes provision dealing with application to certain persons and subject matters of Chapter 1 (commencing with Section 58601), Part 2, Division 21 of the Agricultural Code and Chapter 2 (commencing with Section 61801), Part 3, Division 21 of the Agricultural Code.

Specifies that only provisions which may be included in a marketing order or agreement relating to milk, except when there is no milk stabilization and marketing and pooling plan in force and effect pursuant to specified chapter, other than manufacturing milk and market milk which is used in the manufacture of any dairy product or product resembling a milk product, are provisions for advertising and sales promotion of milk, provisions for research studies for certain milk and milk products, and other research studies concerning the health food, nutritional, thera-

peutic, dietetic or such qualities of other food products or development of new food products or the development of new uses for agricultural products, provisions for an educational program, and other appropriate related provisions.

Authorizes market orders to contain provisions to establish an educational program which is designed to acquaint consumers with the commodity, either as it is produced, processed or marketed, including its quality improvement and nutritional values.

Provides that the Director of Agriculture shall issue no marketing order for milk unless he finds that such order doesn't conflict with certain provisions relating to stabilization and marketing of fluid milk and fluid cream and equalization pools.

In effect immediately.

Ch. 218 (AB 462) VEYSEY Adds Sec. 25261, Veh.C., re vehicles: amber warning lights.

Permits vehicles used by counties or county departments of agriculture and by duly authorized representatives thereof, actually engaged in weed control or pest detection to display flashing amber warning lights when necessarily parked on a highway or moving at a slower speed than normal traffic.

Ch. 219 (AB 514) DENT Adds Sec. 31000.2, Gov.C., re citizen's commissions: per diem.

Authorizes county board of supervisors to pay special allowances such as per diem stipends to members of special commissions or committees of citizens when such allowances are authorized and reimbursable under federal programs in which county participation is approved by board.

In effect immediately.

Ch. 220 (AB 663) BRIGGS Amends various secs., Ins.C., re insurance.

Deletes provisions relating to joint firm life licenses and joint holders thereof.

Makes applicable generally, rather than only to fire and casualty licensees, life licensees, and disability licensees, various provisions relating to organizational licensees and military service certificates of convenience.

Provides that specified organizations which are not holders of specified certificate of authority are not eligible for license in any class of insurance unless each member thereof possesses individual license to transact each class authorized by such license or is natural person named on such license to transact business thereunder.

Ch. 221 (AB 674) BURKE Amends Sec. 23270, Veh.C., re towing on vehicular crossings.

Excepts a member of the California Highway Patrol or an employee of the Department of Public Works from the provision which prohibits a person from propelling any vehicle or object on a vehicular crossing by means of pushing with another vehicle.

Ch. 222 (AB 765) BEVERLY Amends Sec. 15807, Fin.C., re credit unions: reports, statements.

Requires that prescribed reports and financial statements submitted by credit unions to the Commissioner of Corporations be accompanied by a report, certificate, or opinion of an independent certified public accountant or independent public accountant, rather than be by such an accountant.

Ch. 223 (AB 766) BEVERLY Amends Sec. 12304, Fin.C., re check sellers and cashers.

Requires that specified reports and financial statements filed by licensed check sellers and cashers with Commissioner of Corporations be accompanied by report, certificate or opinion of an independent certified public accountant or independent public accountant.

Ch. 224 (AB 767) BEVERLY Amends Sec. 17406, Fin.C., re escrow regulations: financial statements.

Requires licensed escrow agents to submit with required reports and financial statements, in addition to other specified items, a report, certificate, or opinion of independent certified public accountant or independent public accountant.

Ch. 225 (AB 768) BEVERLY Amends Sec. 18610, Fin.C., re industrial loan companies.

Requires that audit reports and financial statements submitted by industrial loan companies to the Commissioner of Corporations be accompanied by a report, certificate, or opinion of an independent certified public accountant or independent public accountant, rather than being prepared by an independent certified public accountant or independent certified public accountant or independent public accountant.

Ch. 226 (AB 856) MacGILLIVRAY Amends Sec. 21704, Veh.C., re distances between vehicles.

Requires driver of any motor vehicle, operated outside of business or residence district, driving of which is subject to maximum speed limit of 55 miles per hour prescribed by Veh.C., Sec. 22406, to keep vehicle not less than 300 feet to rear of any other motor vehicle preceding it and subject to same speed restriction, rather than require driver of any motortruck, schoolbus, motor vehicle towing any other vehicle operated outside such a district to keep vehicle not less than 500 feet from any similar vehicle.

Omits provision making section inapplicable to a passenger vehicle drawing a camping semitrailer, small trailer or other passenger motor vehicle, and to a motor vehicle drawing specific equipment used in highway construction or maintenance work.

Makes related changes.

Ch. 227 (AB 858) FENTON Amends Sec. 667, Ins.C., re insurance: non-renewal of policy.

Exempts certain persons from liability for certain acts and statements concerning notice of nonrenewal of automobile insurance.

Ch. 228 (AB 989) BEVERLY Amends Secs. 35701, 35801, Gov.C., re consolidation of cities.

Provides for purposes of Municipal Consolidation Act of 1909 and Municipal Consolidation Act of 1913, that any city, regardless of population, may be the consolidating city for purposes of consolidation upon consent being given by majority vote of legislative body of each city involved, instead of requiring that city having the largest population be the consolidating city.

In effect immediately.

Ch. 229 (AB 1110) BEE New act, re Livermore Valley School District.

Expresses legislative intent re Livermore Valley Unified School District.

Appropriates \$500,000, or so much thereof as may be necessary, to Livermore Valley Unified School District to enable district to pay contracted indebtedness, due and owing, in the 1968-1969 fiscal year.

Requires Superintendent of Public Instruction to withhold, during 1969-1970 and 1970-1971 fiscal years, from apportionments from the State School Fund to the district, an amount equal to the amount actually disbursed, plus interest, to the district by this act.

In effect immediately.

Ch. 230 (SB 1055) COLOGNE Amends and adds various secs., Metropolitan Water District Act (Ch. 429, Stats. 1927), and Metropolitan Water District Act, as proposed by AB 1257 of the 1969 Reg. Sess., re metropolitan water districts.

Authorizes board of directors by a $\frac{2}{3}$ vote to issue general obligation bonds of the district without a vote of the electors, provided that the aggregate principal amount of such bonds does not exceed the then unissued balance of the principal amount of bonds authorized at an election held in the district prior to July 1, 1966, and the bonds are issued for the same purpose as that for which the proceeds of such unissued bonds could have been used. Permits such bonds to bear interest at a rate not to exceed 7 percent per annum, payable semiannually. Terminates authority to issue such bonds July 1, 1974.

Increases maximum rate of interest at which bonds may be issued by district from 6 percent to 7 percent.

Incorporates additional changes proposed by AB 1694 [Ch. 441] to Secs. 242 and 252, Metropolitan Water District Act, as proposed by AB 1257, 1969 Reg. Sess., to be operative only upon the amendments to Secs. 242 and 252 by AB 1694 becoming operative.

In effect immediately.

Ch. 231 (AB 105) BIDDLE Adds Sec. 23126, Veh.C., re driving while intoxicated.

Establishes presumptions affecting the burden of proof relating to alcohol in blood of driver in determining whether he was under the influence of intoxicating liquor.

Ch. 232 (AB 146) MONAGAN Amends Sec. 13833, adds Sec. 13834, H. & S.C., re fire protection districts.

Empowers board of supervisors upon receipt of a petition of 50 or more electors forwarded by board of directors of fire protection district requesting increase in membership of district board from three to five members, to appoint two new directors.

Ch. 233 (AB 526) VEYSEY Amends Sec. 4986.1, R. & T.C., re property taxation.

Permits board of supervisors to provide that all delinquent taxes, penalties and costs, and a pro rata share of current taxes, penalties and costs on property acquired by a public entity in condemnation proceedings, be transferred for collection to the unsecured roll.

Ch. 234 (AB 604) BURKE Amends Sec. 154, repeals and adds Ch. 3.5 (commencing with Sec. 35450), Pt. 4, Div. 18, S. & H.C., re streets and highways. Codification to maintain the codes; makes no substantive change.

Ch. 235 (AB 631) MACDONALD Adds Sec. 16256, Ed.C., re street and highway dedication.

Permits school districts to satisfy street and highway dedication requirements when streets or highway rights of way are being conveyed to a city or county or by a city or county to a school district solely by posting a notice of intention to convey in an appropriate location before conveyance.

Ch. 236 (AB 668) RYAN Amends Sec. 77, Adds Sec. 77a, Estero Municipal Improvement District Act, Ch. 82, Stats. 1960 (1st Ex. Sess.), re recreational facilities and buildings.

Permits district to acquire, construct, maintain and operate recreational facilities for the public. Provides that the construction of recreational buildings occupying no more than half the area of the parcel of land shall not be inconsistent with park purposes unless the terms of the grant or deed provide to the contrary. Provides that proceeds of bonds for park purposes may be used to construct recreational buildings if the directors find by resolution adopted by four-fifths vote that the engineer's report of the project appearing in the bond proposition made reference to such use of the bond proceeds, and that such report is on file in the district secretary's office.

Ch. 237 (AB 689) CRANDALL Amends various secs., Gov.C., re municipal courts.

Eliminates City of Cupertino from Santa Clara-Cupertino Judicial District and includes it in the Sunnyvale Judicial District. Increases the numbers of, and salaries of, various court attachés of certain municipal courts in Santa Clara County. Corrects section reference in provision regarding disposition of filing fee.

Ch. 238 (AB 829) MOORHEAD Amends Secs. 3053, 3109, 3151, W. & I.C., re narcotics addiction.

Removes requirement that Director of Corrections wait 60 days following receipt of person involuntarily committed to narcotic detention, treatment, and rehabilitation facility before concluding that he is unfit for confinement and treatment in such facility and either returning person to court for further proceedings if he has been convicted of crime or discharging him if he has not been convicted of crime.

Provides that written order of any member of Narcotic Addict Evaluation Authority shall be sufficient warrant for any peace officer to return outpatient to custody.

Ch. 239 (AB 835) LEWIS Amends Sec. 31532, Gov.C., re County Employees' Retirement Law.

Permits release of sworn statements and individual records of members of county system established pursuant to County Employees' Retirement Law of 1937, upon written authorization by the member.

Ch. 240 (AB 851) Amends Secs. 11503, 11703, 11705, 11802, Veh.C., re motor vehicles: occupational licensing.

Revises provisions relating to the refusal by the Department of Motor Vehicles to issue licenses and certificates to automobile dismantlers, dealers, transporters, and manufacturers, to specify that certain stated reasons for refusal to issue licenses and certificates to partnership or corporation applicants are in the disjunctive rather than the conjunctive.

Authorizes the department to suspend or revoke the license issued to a dealer, transporter, or manufacturer of vehicles, and refuse to issue or suspend or revoke a vehicle salesman's license, if holder of such license or applicant for such license has violated any of the provisions of the Rees-Levering Motor Vehicle Sales and Finance Act, rather than specified provisions of such act.

Ch. 241 (AB 1034) RAY E. JOHNSON Adds Sec. 37203.1, Wat.C., re Yolo-Zamora Water District.

Permits Yolo-Zamora Water District to proceed under alternative provisions for the levy, collection, and enforcement of district assessments by the county notwithstanding requirement for filing of specified documents by January 1st if filed by April 15, 1969.

In effect immediately.

Ch. 242 (AB 1074) MOORHEAD Amends Secs. 2620, 2621, Pen.C., re testimony of prisoners.

Enables prisoner in state prison, when ordered removed and produced before a court, grand jury, or magistrate, for trial, examination, or hearing of a motion for any offense triable in the superior court, or as material witness in any criminal action, to be ordered to appear in other felony proceedings as defendant or witness in courts of the county from which original order directing removal issued. Requires district attorney to forward copy of written order directing additional appearance to warden of prison in which prisoner is incarcerated.

Ch. 243 (AB 1139) RAY E JOHNSON Adds Sec. 7½ to Chapter 99, Stats. of 1913, re Knights Landing Ridge Drainage District.

Specifically permits the board of drainage commissioners of the Knights Landing Ridge Drainage District, instead of levying an assessment for maintenance and repairs of the works of the district and for incidental expenses of the district, to utilize the tax rolls of Colusa and Yolo Counties pursuant to provisions relating to reclamation districts.

Ch. 244 (AB 1159) BRIGGS Amends Sec. 760, Ins.C., re insurance: unlawful rebates.

Provides that premiums on personal or controlled insurance, as defined, transacted by insurance agent, broker, or solicitor who has been licensed more than six years, payable to him in one calendar year, which exceed one-third of other premiums, rather than one-third of premiums, transacted by him in same calendar year shall be unlawful rebates.

Ch. 245 (AB 1451) HARVEY JOHNSON Amends Sec. 1468, Civ.C., re covenants.

Includes covenants made by grantees of land with the grantor of such land among those which run with the land of both parties, except as specified, where required conditions are met.

Ch. 246 (AB 1932) SCHABARUM Amends Sec. 21453, Veh.C., re motor vehicles: stop signals.

Revises what red alone or "stop" on an official traffic control signal means.

Ch. 247 (AB 1933) SCHABARUM Amends Sec. 820, S. & H.C., re federal aid to highways.

Reenacts assent of state to designated federal acts.

Ch. 248 (SB 62) LAGOMARSINO Adds Ch. 7.6 (commencing with Sec. 313), Title 9, Pt. 1, Pen.C., re harmful matter.

Defines harmful matter and makes person who knowingly, as defined, distributes, sends, causes to be sent, exhibits, or offers to distribute or exhibit harmful matter to a minor, i.e., a natural person under 18, guilty of a misdemeanor.

Provides a defense to prosecutions if act charged was committed in aid of legitimate scientific or educational purposes.

Establishes punishments for violations.

Ch. 249 (SB 63) LAGOMARSINO Amends Secs. 311, 311.2, 311.5, and 311.9; adds Sec. 312.5; repeals Sec. 311.3, Pen.C., re obscene matter.

Provides test for judging predominant appeal to prurient interest.

Provides that, where circumstances indicate the matter is commercially exploited by the defendant for sake of its prurient appeal, such evidence is probative with respect to the nature of the matter and can justify concluding the matter is utterly without redeeming social importance.

Specifies that preparing, publishing, and printing obscene matter are offenses only if done with intent to distribute or exhibit to others, and that exhibiting such matter is an offense only when matter is exhibited to others, and makes corresponding change in provisions defining existing offense of possession with intent to exhibit.

Revises exemption for specified motion picture operators from provision prohibiting exhibition of, or possession with intent to exhibit, obscene matter.

Repeals misdemeanor provision relating to obscene matter and minors under 18.

Makes certain violations punishable as a felony, rather than a misdemeanor, when there has been a prior conviction of any of certain specified offenses.

Recasts provision punishing act of advertising or otherwise promoting obscene matter and makes such provision applicable to exhibiting, as well as distributing, such matter.

Ch. 250 (SB 123) TEALE Adds Sec. 21702.1, Ed.C., re school district bonding capacity.

Provides, for purposes of computing bonding capacity of school districts, that taxable property of the district shall be determined upon the basis that the district's assessed value has not been reduced by the exemption of the assessed value of business inventories in the district or reduced by the homeowner's property tax exemption.

In effect immediately.

Ch. 251 (SB 259) BURGNER Amends Secs. 5103, and 5243, S. & H.C., re Improvement Act of 1911.

Provides for agreements between public utilities or public agencies and legislative body whose work or improvement includes mains and appurtenances for supplying or distributing a domestic or industrial gas supply.

Authorizes the delivery of proposals or bids to any officer designated by the legislative body, rather than only to the clerk.

Ch. 252 (SB 302) CUSANOVICH Repeals Sec. 7610, Lab.C., re industrial safety.

Deletes provision limiting to the 61st day after adjournment of 1969 Regular Session of Legislature the operative effect of provisions governing industrial safety on ships and vessels.

Ch. 253 (SB 405) SONG Amends Sec. 2123.3, B. & P.C., re medical district review committees.

Reduces from 10 to 3 the minimum number of nominations for each member appointed to each district review committee to be made by professional medical societies within the district, by the deans of approved medical schools, and by the State Board of Medical Examiners.

Ch. 254 (SB 439) COLOGNE Amends Sec. 2984.2, Civ.C., re sales of motor vehicles.

Makes clarifying change in the provision making unenforceable certain agreements in connection with certain sales of motor vehicles which provide for the inclusion of title to or a lien upon any personal or real property, other than the motor vehicle which is the subject matter of the sale, or accessories therefor, or special and auxiliary equipment used in connection therewith, as security for payment of the contract balance.

Declares that such amendment does not constitute a change in, but is only declaratory of, existing law.

Ch. 255 (SB 440) COLOGNE Amends Sec. 2982, Civ.C., re automobile conditional sales contracts.

Deletes from the provision prescribing the formalities of automobile conditional sales contracts, provision requiring that any promise by the seller or anyone with his knowledge, made as an inducement to the buyer, to compensate the buyer for customer referrals, be stated in such contract and requiring the contract to state that the unpaid balance be reduced by the compensation owing pursuant to such promise.

Ch. 256 (SB 1004) DEUKMEJIAN Amends Sec. 14621.5, Elec.C., amends Sec. 31900, Ed.C., re absent voting.

Requires the application for absent voter ballot to contain a statement of the precinct and county residence requirements for absent voting.

Requires that a statement informing voters of absent voting procedure at school district elections be included on sample ballot envelope, rather than in each mailing sent to voters.

Ch. 257 (AB 1142) Z'BERG Adds Secs. 13, 14, 15, 16, 17, Brannan-Andrus Levee Maintenance District Act (Ch. 910, Stats. 1967), re Brannan-Andrus Levee District.

Authorizes district board under specified circumstances to issue time warrants payable at future dates with interest not to exceed 7 percent per annum. Restricts such authority to time warrants not in excess of \$25 per acre or 10-year payment period, unless issuance authorized by district election as specified. Specifies general procedures and restrictions respecting issuance of such time warrants.

Ch. 258 (AB 1391) MACGILLIVARY Amends Secs. 13 and 14, Santa Barbara County Flood Control and Water Conservation District Act (Ch. 1057, Stats. 1955), re Santa Barbara Flood Control.

Increases maximum permissible interest rate on bonded indebtedness incurred to pay the cost of any work or improvement in any district zone from 5% to 7%.

In effect immediately.

Ch. 259 (SB 630) MOSCONE Amends Sec. 2261, Civ.C., re trustees.

Provides property received in trust which a trustee may retain includes stock in any corporation controlling, controlled, or under common control with the trustee.

Ch. 260 (SB 113) DYMALLY Amends Sec. 506, W. & I.C., re records of minors.

Provides that no record of the detention of a person taken into custody solely upon the ground that he is a person whom the juvenile court may adjudge to be a dependent child of the court, or a person adjudged such and made a dependent child of juvenile court solely upon that ground, shall be made or kept by any law enforcement agency or Bureau of Criminal Identification and Investigation as a record of arrest.

Ch. 261 (SB 140) DYMALLY Amends Secs. 16117 and 16118, W. & I.C., re adoption of children.

Authorizes the two-year pilot program established by the Department of Social Welfare for hard-to-place children to be carried out by any licensed adoption agency rather than any licensed county adoption agency.

Ch. 262 (SB 151) DEUKMEJIAN Amends Sec. 11225, Pen.C., re nuisances: illegal gambling.

Provides building or place used for, or in or upon which acts of illegal gambling as defined by state and local law are held or occur, is a nuisance, whether public or private, to be enjoined, abated, and prevented.

Declares that nothing in such provisions shall be construed to apply the definition of a nuisance to a private residence where illegal gambling is conducted on an intermittent basis and without the purpose of producing profit for the owner or occupier of the premises.

Ch. 263 (SB 180) RODDA Amends Sec. 5605, adds Sec. 17551.1, Ed.C., re school districts.

Requires consideration in formula for computing tuition payments to be paid by elementary school districts to high school districts for attendance of 7th and 8th grade pupils in junior high schools, of amount required to be raised by an ele-

mentary district, the electorate of which voted to disapprove a defeated unification proposal, by the application of an excess tax rate to make the district eligible for apportionments of supplemental support, if actually raised.

Provides school district which maintains at least 33 regular day schools, not more than two of which failed to be maintained for 175 days during the 1968-1969 school year, shall not be denied receipt of apportionment of State School Fund for failure to meet specified attendance minimums in area declared to be disaster area during school year, 1968-1969.

Ch. 264 (SB 242) MARKS Amends Sec. 43.7, Civ.C., re immunity from liability.

Includes podiatric organization and pharmaceutic organization within definition of "professional society" for purposes of granting immunity from monetary liability and from causes of action for damages to member of duly appointed committee of state or local professional society for specified acts.

Ch. 265 (SB 323) STIERN Adds Sec. 1584.5, Civ.C., re transfer of property.

Prohibits unsolicited offers to sell merchandise where offer includes sending such merchandise not ordered or requested, and provides that receipt of any such merchandise so sent shall for all purposes be deemed a gift.

Permits person who receives such merchandise, if after such receipt is deemed to be an unconditional gift the sender continues to send bill statements or requests for payments, to bring action to enjoin such conduct, and specifies that in such action there may also be judgment for exemplary damages and costs incurred by the recipient.

Ch. 266 (SB 401) SHERMAN Amends Sec. 209, H. & S.C., re reports to legislature.

Requires State Department of Public Health to make a report to Legislature each odd-numbered year, rather than at each general session, with suggestions as to legislative action.

Ch. 267 (SB 402) SHERMAN Adds Sec. 543, H. & S.C., re sanitarians: fees for examination.

Requires applicants for sanitarian certification examination to pay nonreturnable \$15 fee for each such examination. Requires such fees to be paid into State Treasury to credit of General Fund.

Ch. 268 (SB 526) BEILENSON Amends Secs. 7153, 7154, H. & S.C., re disposition of decedent's remains.

Permits an authorized person, under the Anatomical Gift Act, to make a gift of decedent's body by the authorized person's telegraphic, recorded telephonic, or other recorded message.

Ch. 269 (SB 540) SHORT Amends Sec. 460, H. & S.C., re X-ray photographs.

Restricts X-ray records taken by county health officer which board of supervisors may have destroyed or disposed of to a medical library to those taken with regard to tuberculosis, rather than infectious and communicable disease. Expands circumstances under which such authorization of destruction or disposal may be made.

Ch. 270 (SB 615) WALSH Amends Sec. 5093, Pen.C., re correctional institutions: cloth production.

Eliminates requirement that raw cotton used by the textile mill (at San Quentin) under the jurisdiction of the Correctional Industries Commission be produced and purchased in California, and permits purchase of cotton yarn and synthetics without restrictions.

Ch. 271 (SB 618) BEILENSON Adds Ch. 7.7 (commencing with Sec. 25880), Div. 20, H. & S.C., re lead-based paint.

Requires that prescribed warning label be affixed to all containers of paint that has lead content of 1 percent or more of nonvolatile matter in container which is sold, exchanged, offered for sale, exposed for sale, held in possession for sale, bartered, or traded at retail in this state.

Ch. 272 (SB 682) STEVENS Amends Sec. 2283, Civ.C., amends Sec. 1240, adds Secs. 1123.5, 1123.6 and 1123.7, Prob.C., re testamentary trusts.

Provides exclusive remedy for removal of trustee of testamentary trust by petition to court in which will probated or which has jurisdiction over testamentary trust.

Provides appeal may be taken from order removing or refusing to remove trustee, or fixing, directing, or allowing payment of trustee's compensation.

Ch. 273 (SB 742) DANIELSON Amends Sec. 5870, S. & H.C., re sidewalks and curbs.

Excludes use of alleys in determining a "block" for purposes of sidewalk and curb construction under the Improvement Act of 1911.

Makes technical change.

Ch. 274 (SB 773) SCHMITZ Amends Sec. 16175, Ed.C., re real property exchange.

Adds a junior college district, which became effective on or after July 1, 1968, to designated districts authorized to exchange real property for real property of another person pursuant to agreement and without complying with otherwise applicable provisions of the Education Code. Specifies that the total acreage involved in the exchange for the junior college district shall be 10 acres or less, and that the exchange shall be completed on or before July 1, 1970.

In effect immediately.

Ch. 275 (SB 776) SHERMAN Amends Sec. 783, Civ.C., re condominiums.

Includes specifically leasehold or subleasehold within estate for years for purposes of condominium.

Ch. 276 (SB 799) DANIELSON Adds Art. 4 (commencing with Sec. 5895.50), Ch. 27, Pt. 3, Div. 7, S. & H.S., re sidewalk and curb construction.

Provides for the construction of sidewalks and curbs under the Improvement Act of 1911 by a city or county in territory outside of the territory of the city or county in specified circumstances. Provides for assessments and for the payment of such construction.

Ch. 277 (SB 866) MOSCONE Amends Sec. 997, C.C.P., re compromise settlements.

Extends time within which plaintiff may give notice to defendant of acceptance of offer to compromise from five to 10 days.

Ch. 278 (SB 964) WAY Amends Sec. 49643, Ag.C., re plums and fresh prunes.

Authorizes the marking of containers for plums or prunes with a size designation in terms of the maximum number of fruits for a specified weight in pounds.

Ch. 279 (SB 998) BRADLEY Adds Sec. 26646, Gov.C., re sheriffs.

Permits sheriffs, with consent of county auditor, to establish bank accounts for deposit of bail and fine money rather than use county * treasury only, as presently.

Ch. 280 (SB 1307) SHORT Amends Sec. 6350.4, H. & N.C., re Stockton Port District bonds.

Raises maximum rate of interest on additional Stockton Port District bonds from 6 to 7 percent per annum.

In effect immediately.

Ch. 281 (AB 191) BURTON Amends Sec. 75106.5, Gov.C., re Judges' Retirement Law.

Permits person receiving allowance under Judges' Retirement Law to authorize deductions for credit union shares.

Ch. 282 (AB 706) HOM Amends Sec. 9531, B. & P.C., re Dry Cleaning Board: terms.

Revises expiration dates of terms of members of Dry Cleaning Board and number of terms to expire on each such new date. Grants new terms to three members of present board to conform with new expiration dates of terms of members.

* Correction.

Ch. 283 (AB 778) BAGLEY Amends Sec. 29100.5, Gov.C., and adds Sec. 531.5, R. & T.C., re property taxation: business inventories.

Permits escape assessments of property misclassified as business inventory property because of incorrect information submitted by taxpayer and imposes interest of $\frac{1}{2}$ percent per month thereon. Adds 25 percent penalty if taxpayer knew information was incorrect.

Provides that cities, school districts and special districts, rather than local governmental units, shall not take business inventory exemption into account in fixing of county property tax rate.

In effect immediately.

Ch. 284 (AB 890) BROWN Amends Secs. 7643, 7666, B. & P.C., re embalmers.

Eliminates requirement of specified apprenticeship in California for any person who has been licensed and has practiced in any other state or country as an embalmer for minimum of three years within the seven years preceding his application for California license as embalmer and whose license has never been suspended or revoked for unethical conduct.

Ch. 285 (AB 793) MONAGAN Amends, adds, and repeals various secs., Gov.C., and Delta Water Agency Act (Ch. 419, Stats. 1968), re Delta Water Agency.

Provides that each landowner shall have one vote for each dollar's worth of land to which he holds title as determined by the last equalized assessment role of the county, rather than have one vote for each acre of land to which he holds title.

Changes maximum limit on assessments which may be levied by agency for purposes other than payment under specified contracts from \$0.15 per acre to a total sum in the amount of \$100,000. Changes date upon which board of agency shall determine assessments sufficient to pay agency's expenses and obligations from June 1 to June 30 and changes from June 1 to June 30, date upon which board shall certify such determinations to the board of supervisors of each county with lands within the agency along with determinations re: amounts to be raised applicable to each county.

Provides for collection, within each particular county in which lands of the agency are located, of the amount of the agency assessment apportioned to such county by prorating it on the basis of the assessed value of the taxable land, as defined, rather than by prorating it on the basis of acreage over all of the taxable land.

Deletes alternative procedure for payment of agency taxes available to cities and certain districts part of the land area of which is located within the agency.

Authorizes agency board to appoint the county treasurer of any county in which agency lands are located as treasurer of the agency and depository of agency funds. Authorizes board to issue warrants drawn on agency funds to pay indebtedness of the agency in anticipation of the collection of assessment levies.

Makes related changes.

Makes technical correction in description of agency boundary.

Specifies that notwithstanding statutory provisions requiring filing with local assessor and State Board of Equalization by January 1 of specified statement and map or plat such agency shall be deemed organized for tax and assessment purposes if filed on behalf of agency by December 31, 1968, and ratified by agency by March 1, 1969.

In effect immediately.

Ch. 286 (SB 11) COLLIER Amends Sec. 625b, Pen.C., re aircraft.

Punishes by imprisonment in state prison or county jail, or fine, or both, every person who willfully and maliciously damages, injures, or destroys any aircraft, or contents or any parts thereof, in such manner as to render the aircraft unsafe for flight operations for which it is designed and equipped.

Ch. 287 (SB 79) LAGOMARSINO Amends Sec. 2952, Civ.C., re recordation: mortgages, trust deeds.

Revises and recasts provisions relating to duty and liability of county recorder with respect to recording only a portion of certain documents presented for recordation and containing specified instructions not to record a part thereof.

To become operative July 1, 1970.

Ch. 288 (SB 126) MARLER Adds Sec. 2283.5, H. & S.C., re pest abatement.

Requires a mosquito abatement district to notify a state agency if any specified nuisance is found to exist on any property subject to the control of such agency. Specifies the contents of such notice, the manner of serving it, the right of the state agency to a hearing before the board, the type of hearing, and the power of the district to abate the nuisance if it is not abated by the state agency. Authorizes such agency to appeal decision of district abatement board, for specified reasons, to State Director of Public Health within 10 days after such board decision, and requires director to decide the matter on appeal and convey his decision to agency and district within specified time. Specifies that director's decision is final and conclusive. States such state agency shall be responsible for reasonable control of the nuisance, and further states if such control is performed by the district, the cost for such control is a charge against and shall be paid from the maintenance fund or from other funds for the support of the agency.

Allows any state agency and such district to enter into contractual agreements to provide such control and declares such authority is in addition to any other contractual authority the parties may have for such purpose.

Ch. 289 (SB 297) COLOGNE Adds Sec. 1020, Ed.C., adds Sec. 17157, Veh.C., re civil liability: school districts.

Exempts persons, firms, or corporations, and public entities, as defined, and their employees, from liability for damages resulting from operation of equipment or an act or omission of personnel when equipment or the services of personnel are gratuitously loaned to a school district and are under the control of the school district.

Excludes from coverage of provision persons, firms, corporations, or public entities who loan mechanically defective equipment or who loan the services of employees who are not fully qualified.

Provides that when motor vehicle is gratuitously loaned to a school district, the school district and not the owner is deemed to be the owner for purposes of civil liability for damage done by such vehicle.

Ch. 290 (SB 338) MARKS Adds Art. 3 (commencing with Sec. 6990), Ch. 10.5, Div. 6, Ed.C., repeals Art. 10 (commencing with Sec. 427), Ch. 2, Pt. 1, Div. 1, H. & S.C., re alcoholism problems.

Revises provisions of McAteer Alcoholism Act and transfers act from Health and Safety Code to Education Code. Imposes upon Department of Rehabilitation, rather than Division of Alcoholism of State Department of Public Health, various duties under the act.

Deletes provision which terminates act on the 61st day after the final adjournment of the 1969 Regular Session of the Legislature.

Appropriates \$719,000 to Department of Rehabilitation for expenditure in conducting program functions, and appropriates for expenditure during 1969-70 fiscal year federal matching funds available to Department of Rehabilitation for program under provisions of Federal Vocational Rehabilitation Act.

In effect immediately.

Ch. 291 (SB 470) DYMALLY Amends, amends and renumbers, and repeals various secs., U.I.C., re unemployment insurance.

Codification to maintain the codes; makes no substantive change.

Ch. 292 (SB 668) SHORT Amends Sec. 51362, Wat.C., re reclamation districts: tax rate.

Authorizes special tax levy not to exceed \$5.00 per \$100 of assessed value, rather than \$2.50 per \$100 of assessed value, of taxable land and improvements in a district less than 100 acres and situated within the plan of improvement for flood control and other purposes on the lower San Joaquin River.

In effect immediately.

Ch. 293 (SB 814) COLOGNE Amends, adds, repeals various secs., Prob.C., re guardians and conservators.

Provides for transfer of guardianship proceedings from superior court to appropriate court in another state, and revises provisions dealing with removal of property of nonresident wards from this state.

Adds procedural requirements with respect to a conservatorship transferred to another state, including termination of conservatorship estate in this state and final accounting.

Makes related and technical changes.

Ch. 294 (SB 993) CARRELL Amends, adds, repeals various secs., S. & H.C., re state highways.

Makes technical changes in descriptions of various state highway routes, including state highways included in California freeway and expressway system and state scenic highway system, to conform with changes made by federal government in national system of interstate and defense highways.

In effect immediately.

Ch. 295 (SB 1059) WHETMORE Amends Sec. 14, Orange County Flood Control Act (Ch. 723, Stats. 1927), re Orange County flood control.

Increases maximum permissible district tax rate from \$0.20 per \$100 assessed valuation to \$0.30 per \$100 assessed valuation for fiscal year between July 1, 1969, and July 1, 1970, and permits the maximum district tax rate to be changed for a limited or unlimited period of time by a majority vote of the qualified electors of the district, as specified.

In effect immediately.

Ch. 296 (AB 111) RYAN Amends Secs. 10176, and 10176.1, Ins.C., re disability insurance.

Authorizes the provision or exclusion of payment of psychological expenses in a disability insurance policy. Prohibits any such policy from prohibiting the insured from selecting any person certified to perform psychological services covered under the terms of the policy.

Declares that all disability policies, as of effective date of this act, shall be construed to be in compliance with Sec. 10176, Ins.C., and provisions in policy in conflict therewith shall be of no effect.

Ch. 297 (AB 306) CROWN New act, re school elections.

Allows San Leandro Unified School District and Albany Unified School District to qualify for a \$0.10 tax override for adult education regardless of the inclusion of "adult education purposes" in the list of purposes for which the tax overrides approved on April 9, 1968, and November 5, 1968, respectively, were to be used which appeared on the ballot.

Ch. 298 (AB 314) MULFORD Amends, repeals various secs., B. & P.C., re professional licensing.

Provides two members of Social Worker and Marriage Counselor Qualifications Board shall be state-licensed clinical, rather than state-certified, social workers.

Clarifies holdover rule re length of term of members of such board where after appointed term no successor is appointed and qualified by providing that reference point for measuring one-year extension is expiration date of such term.

Repeals provision requiring Social Worker and Marriage Counselor Qualifications Board to transmit biennial report of activities to Governor.

Provides that Social Worker and Marriage Counselor Qualifications Board rather than Department of Professional and Vocational Standards shall determine what is essentially equivalent accrediting agency for purposes of evaluation of educational qualifications for license for marriage, family or child counselor.

Makes technical changes.

Ch. 299 (AB 319) MURPHY Amends Secs. 3271 and 3800, F. & G.C., re birds. Changes the boundaries of Zone A of the licensed pheasant club zones.

Extends provision declaring yellow-billed magpies to be nonprotected birds under designated circumstances until the 61st day after adjournment of the 1971 Regular Session of the Legislature and thereafter shall have no force or effect.

Ch. 300 (AB 322) FONG Adds Sec. 24008.5, Veh.C., re modification of vehicles.

Defines "unsafe condition," as used in those provisions which make it unlawful to operate any vehicle or combination of vehicles which is in an unsafe condition, to include, but not be limited to, the raising of the center of gravity or other modification of a vehicle so as to unsafely affect the operation or stability.

Ch. 301 (AB 341) SCHABARUM Amends Sec. 1773.4, Lab.C., re public works construction wages.

Requires Director of Industrial Relations to make a determination of general prevailing rates of per diem wages in locality within 20 days, instead of 10 days, after the filing with the director of a verified petition asking for review of the grounds upon which wage rates have been determined.

Authorizes extension of the 20-day determination period if such extension is agreed upon by the director, the awarding body, and all interested parties.

Ch. 302 (AB 357) BRIGGS Adds Sec. 776, Ins.C., re sales of realty: insurance.

Provides that no person who sells real property shall require, as a condition precedent to the sale of such real property, that the person buying the real property negotiate any insurance or renewal thereof covering such property through a particular insurance agent, insurance broker, or insurance solicitor.

Ch. 303 (AB 447) FORAN Amends Sec. 24352.5, H. & S.C., re air pollution board compensation.

Permits per diem compensation of members of board of directors of Bay Area Air Pollution Control District to be determined by the board but not to exceed \$50, rather than a specified per diem compensation of \$25, and increases the maximum yearly compensation from \$600 to \$1,200 of members of board of directors.

Ch. 304 (AB 457) DUFFY Amends Sec. 10423, Ag.C., re brucellosis eradication.

Deletes provision that article on the slaughter of nonreacting animals exposed to brucellosis would remain in effect only to October 1, 1969.

Ch. 305 (AB 463) VEYSEY Adds Sec. 986.36, M. & V.C., re Cal-Vet program: service reentry.

Authorizes Department of Veterans Affairs, with respect to a veteran who after making a Cal-Vet purchase reenters active service in the armed forces, to waive the occupancy requirements for the period such person remains in such active service and for a reasonable period thereafter and to consent to the renting of the property by such veteran during such period or periods.

Ch. 306 (AB 470) BAGLEY Amends Sec. 1756, H. & S.C., re emergency medical care committees.

Requires emergency medical care committee to submit annual report of observations and recommendations to county board or boards of supervisors, for comment only and the areawide comprehensive health planning agency for its area in addition to submitting such report to Health Planning Council and State Department of Public Health.

Ch. 307 (AB 533) SCHABARUM Amends Sec. 53854, Gov.C., re temporary borrowing.

Increases maximum interest rate allowed in temporary borrowing by local agencies from 6 to 7 percent.

Ch. 308 (AB 620) BADHAM Amends Secs. 9831, 9841, B. & P.C., re electronic repair dealers.

Includes the requirement that an applicant for registration as a service dealer be a person of good moral character and authorizes Director of Professional and Vocational Standards to refuse to validate the registration of an applicant as a service dealer or to invalidate the registration of a service dealer if he lacks good moral character.

Specifies that a person lacks good moral character only if he represents a potential danger to persons or property while in a private home.

Ch. 309 (AB 640) MOBLEY Amends Secs. 29141 and 29141.1, Gov.C., re county budgets.

Requires certain schedules in county budget to show expected expenses of activities to which they relate, instead of expected expenditures for such activities.

Ch. 310 (AB 659) BROWN Amends Secs. 525, 526, W. & I.C., re juvenile justice commissions.

Requires presiding judge of superior court with concurrence of prescribed juvenile court judge, rather than prescribed juvenile court judge only, to appoint members of juvenile justice commissions.

Ch. 311 (AB 680) KARABIAN Amends Sec. 1987, C.C.P., Sec. 1328, Pen.C., re witnesses: subpoenas.

Deletes from prescribed method of serving subpoena upon witness in civil matter, requirement that original subpoena be shown to witness. Deletes from prescribed method of serving subpoena upon witness in criminal matter, requirement that original subpoena be shown to witness personally and that witness be informed of its contents.

Ch. 312 (AB 721) DEDDEH Amends Secs. 21801, 21804, Veh.C., re vehicles: right-of-way.

Deletes private roads and driveways from both the provision relating to entering or crossing a highway from any private property or private road or driveway and the provision relating to left turns onto alleys, private roads, driveways, or any private property; combines latter provision into section relating to left turns at intersections; extends both the combined section and the section relating to entering or crossing a highway from any private property, to public property.

Ch. 313 (AB 745) BILL GREENE Amends various secs., Lab.C., re California Apprenticeship Council.

Provides uniform references to California Apprenticeship Council. Makes no substantive changes.

Ch. 314 (AB 769) BEVERLY Amends Secs. 28405 and 28406, Corp.C., re retirement systems: regulation.

Specifies that nothing contained in prescribed provisions relating to regulation of retirement systems shall be construed to limit or modify exemptions from Retirement Systems Law.

Requires balance sheet and statement of income required of retirement systems to be accompanied by report, certificate, or opinion of, rather than be prepared by, independent certified public accountant or independent public accountant.

Ch. 315 (AB 840) MOBLEY Adds Sec. 55305, Wat.C., re county waterworks districts.

Permits the board of directors of a county waterworks district to fix compensation of not more than \$10 per month for the services of its members.

Ch. 316 (AB 855) BURKE Amends Sec. 2, Orange County Flood Control Act (Ch. 723, Stats. 1927), re Orange County flood control.

Redefines objects and purposes of district act to include assistance to Orange County and cities within county in emergency operations to control or mitigate the effect of tides, waves, and ocean currents on the Orange County shoreline.

Ch. 317 (AB 902) POWERS Amends Sec. 31564, Gov.C., re county retirement.

Provides that upon withdrawal of district's members in an association established under the County Employees' Retirement Law of 1937 when there are no existing retirees, the district's contributions shall be refunded to the district or transferred to another public retirement system.

Provides further that if district contributions are transferred to another retirement system employee contributions shall be so transferred also.

In effect immediately.

Ch. 318 (AB 929) BELOTTI Amends Sec. 5473.9, H. & S.C., re sewer charges.

Provides, regarding the compensation to a county for services rendered in connection with levy, collection and enforcement of sanitation or sewerage systems charges for entity other than county, that compensation shall not exceed \$5 for each account handled or 1 percent of all money collected, whichever is greater, rather than 1 percent of all money collected.

Ch. 319 (AB 1048) KNOX Amends Sec. 27442, *Gov.C., re public administrators, counties.

Revises provisions concerning, and removes limitation on, fees and charges incurred on behalf of estate by the public administrator which are payable by the county when assets of estate are insufficient therefor.

Ch. 320 (AB 1071) BRIGGS Adds Sec. 1735.5, Ins.C., re insurance: production agencies.

Authorizes insurance agent, insurance broker, or surplus line broker to offset funds due insured for return premium on any policy against amounts due him from same insured for unpaid premiums on same or any other policy. Authorizes any insurer to pay return premiums to any agent or broker for such purpose. Provides that section does not invalidate assignment of return premium made concurrently with policy issuance as security for financing such premium, nor right of assignee or his assign to enforce such assignment as prior claim.

Ch. 321 (AB 1104) DUNLAP Amends Sec. 34290, H. & S.C., re housing authorities.

Permits governing body of county or city, as alternative to appointing five commissioners of housing authority, to declare itself to be the commissioners of the authority at any time when it finds that the authority has, for a period of more than two years, failed to function, as well as at the time of the adoption of the original resolution declaring need for an authority to function.

In effect immediately.

Ch. 322 (AB 1124) MURPHY Amends Secs. 310, 4400, 4403, 4404, Corp.C., and Sec. 12199, Gov.C., re corporations.

Extends effective period of certificate or reservation of corporate name from 30 to 60 days.

Provides that corporation organized or existing under California law, an arrangement plan of which pursuant to federal law has been confirmed by court order or decree, has full authority to carry out plan without further action on part of directors, and that such authority may be exercised by trustee appointed in arrangement proceeding or other specified person. Makes conforming changes regarding filing of a certificate and termination of arrangement.

Raises fee from \$2 to \$4 for issuing a certificate of reservation of corporate name.

Ch. 323 (AB 1179) KNOX Amends Sec. 10270, adds Sec. 10270.2, Ins.C., re insurance.

Provides that provisions relating to standard provisions in disability insurance policies shall not apply to, rather than affect, specified insurance policies. Includes within policies required to meet such provisions selected group disability insurance, as defined. Specifies other types of insurance to which such provisions shall apply.

Revises provisions relating to "blanket policy," as defined.

Ch. 324 (AB 1182) KNOX Amends Sec. 34306, Gov.C., re incorporation of cities.

Requires, rather than permits, clerk to assume, in absence of proof to contrary, that names on last equalized assessment roll are qualified signers of petition to incorporate. Provides that, absent fraud, clerk's findings respecting signatories of petition shall be conclusive.

Ch. 325 (AB 1276) BELOTTI Amends Sec. 18757, B. & P.C., re wrestling exhibition.

Prohibits the use of the terms "contest" or "match" in any written or printed advertising, rather than prohibiting the use of such terms in any advertising, for any wrestling exhibition; and prohibits the use of the term "contest", rather than the terms "contest" or "match", in any announcement regarding any wrestling exhibition.

Ch. 326 (AB 1456) DUFFY Repeals Secs. 431.6, 431.7, 431.8, and 431.9, H. & S.C., re health facilities and services.

Deletes provisions authorizing the creation of and governing the Hospital and Related Health Facilities and Services Planning Committee of the Advisory Hospital Council.

* Correction.

Ch. 327 (AB 1654) RUSSELL Amends Secs. 1900, 1902, Fin.C., re bank examinations.

Requires Superintendent of Banks to cause every bank, every foreign banking corporation doing business in this state, every trust company, and the trust department of every title insurance company doing a trust business to be examined at least once in each calendar year, rather than at least once in each fiscal year.

Provides that board of directors of every bank and of every trust company, or a committee thereof, shall examine such bank or trust company at least once in each calendar year, rather than at least once in each fiscal year.

To become operative on January 2, 1970.

Ch. 328 (AB 1800) DENT Amends Secs. 12364, 12365 and adds Sec. 12367, P.U.C., re municipal utility districts.

Broadens authorization of retirement board of the Municipal Utility System to invest funds in corporate securities and bonds. Requires board to use "prudence in such investments." Authorizes board to appoint a custodian for any invested securities.

Ch. 329 (SB 1240) MARLER Amends Sec. 186, adds Sec. 186.1, S. & H.C., re State Highway Fund expenditures.

Increases from 1 cent to 1.25 cents until June 30, 1970, with amount reverting to 1 cent thereafter, per gallon tax on motor vehicle fuel and on use of fuel as maximum net revenue which may be expended by Department of Public Works and California Highway Commission for general administration purposes and maintenance purposes.

Provides that expenditures resulting from payments of insurance against and for tort claims and judgments are not to be considered expenditures for administration purposes.

In effect immediately.

Ch. 330 (AB 931) MILIAS Adds Sec. 270, H. & S.C., re physically handicapped children.

Prevents state services from being denied to handicapped children placed for adoption on the basis of adopting parents' income, and eliminates requirement of payment of costs of services by the adopting parents. Applies only to physical handicap present and diagnosed at the time of adoption.

To become operative July 1, 1969.

In effect immediately.

Ch. 331 (SB 64) BURGNER Amends and repeals various secs., Ed.C., re public schools: financial support.

Deletes provisions requiring adjustment in assessed valuation of school districts and reducing equalization aid, supplemental support, and transportation allowances to school districts due to receipt by such school districts of federal funds under Public Law 81-874 and revises provisions concerning reductions because of districts' receipt of miscellaneous funds to require 50 percent thereof to be considered for those purposes.

Declares legislative purpose in revising provisions.

Operative for entire 1969-1970 fiscal year.

Ch. 332 (SB 85) COOMBS Amends Secs. 4107, 4110, adds Sec. 4107.5, Gov.C., re subcontractors.

Permits authority awarding contract to consent to substitution of subcontractors when the subcontractor: was named through clerical error; is not licensed; does work which is determined to be substantially unsatisfactory by the awarding authority.

Provides that the prime contractor shall be entitled to a public hearing before awarding authority may cancel contract or assess penalties.

Prescribes procedure for determination of inadvertent clerical error and requires the awarding authority, after a public hearing and in the absence of compelling reasons to the contrary, to consent to the substitution of the intended subcontractor under specified circumstances.

Ch. 333 (SB 120) TEALE Amends Sec. 15518, Ed.C., re school buildings.

Extends termination date of provision authorizing tax for expenses incurred in the inspection or repair of school buildings respecting earthquake safety from July 1, 1970, to July 1, 1975.

Permits school district to accumulate excess proceeds of such tax from year to year until July 1, 1975, rather than requiring that it spend excess amount in the succeeding school year.

Ch. 334 (SB 236) HARMER Amends Sec. 3100, Ed.C., re school district unification.

Revises standards with respect to pupil enrollment under which State Board of Education may approve the unification of school districts maintaining grades kindergarten or 1 through 12, to authorize approval of less than 10,000 a.d.a. districts under specified circumstances.

Ch. 335 (SB 267) KENNICK Repeals Sec. 1827, W. & I.C., re probation services.

Allows state aid for probation to continue rather than end 91 days after adjournment of 1969 session as before.

Ch. 336 (SB 270) HARMER Adds Sec. 2193.1, B. & P.C., re practice of medicine.

Requires that a graduate of a foreign medical school, except a Canadian school, who meets certain prescribed requirements, be granted a physician's and surgeon's certificate if he passes an oral examination.

Ch. 337 (SB 293) BEILENSON Adds Secs. 7451.2 and 7460, Ed.C., re regional occupational centers.

Allows credits earned from courses completed in a regional occupational center or regional occupational program to be applied toward fulfillment of requirements for a high school diploma.

Authorizes governing board of district maintaining a regional occupational center to confer a high school diploma upon any pupil who attends a center maintained by the district full time and has satisfactorily completed the prescribed course of study of school district of residence or prescribed course of study of county superintendent of schools, school district, or school districts maintaining such center.

Prohibits instruction in regional occupational center except by qualified certificated teacher.

In effect immediately.

Ch. 338 (SB 387) CUSANOVICH Amends and renumbers, adds, repeals, various secs., Veh.C., re towing and loading equipment.

Revises provisions relating to towing and loading equipment.

Ch. 339 (SB 422) COLOGNE Amends Sec. 632, C.C.P., re judicial findings and conclusions.

Increases from \$500 to \$1,000 the maximum amount in demand or value of property in controversy in municipal courts, for which the court is not required to make written findings of fact and conclusions of law.

Ch. 340 (SB 434) TEALE Amends Sec. 23010, Gov.C., re loans by counties.

Includes community services districts among those entities to which counties may loan moneys.

In effect immediately.

Ch. 341 (SB 458) CUSANOVICH Amends, renumbers, adds various secs. Veh.C., re motor vehicles: lighting equipment.

Provides that any motor vehicle may use foglamps mounted upon it with, but not as substitute for, headlamps, rather than with lower headlamp beams subject to prescribed limitations.

Requires every motor vehicle which is not in combination with any other vehicle, rather than every vehicle operated singly, to be equipped with lighted taillights and stoplamps mounted on rear.

Authorizes equipping of vehicle with white or amber reflectors on front of vehicle within specified heights.

Authorizes lighting equipment required or permitted on vehicles to be mounted on load carried by vehicle in lieu of or in addition to, such equipment on vehicle if specified requirements are met.

Prohibits lamps on vehicles carried as load from being lighted, unless such lamps are mounted in the specified manner.

Ch. 342 (SB 466) LAGOMARSINO Amends Sec. 68097.2, Gov.C., re expenses for certain witnesses.

Provides party subpoenaing specified peace officers shall reimburse employing public entity \$45 per day for each day that officer is required to remain in attendance under subpoena, rather than \$25. Provides for refund if actual expenses are less.

Incorporates additional changes proposed by SB 445 to Section 68097.2, Gov.C., to be operative only upon enactment of SB 445.

Ch. 343 (SB 488) TEALE Amends Secs. 24300, 24304, Gov.C., re county officers.

Includes road commissioner and surveyor among those county offices that may have duties consolidated.

Authorizes the consolidation of duties of the sheriff, coroner, and public administrator into one office and those of treasurer, tax collector, and public administrator into one office in certain counties.

Ch. 344 (SB 553) COLLIER Amends Secs. 1622 and 2113, S. & H.C., re streets and highway funds.

Requires cities and counties to deposit into special gas tax street improvement funds or road funds, respectively, for street or road purposes, the interest received from investment of money in such funds.

Ch. 345 (SB 574) GRUNSKY Amends Secs. 396b, 399, 585, 586, and 1014, C.C.P., re civil procedure.

Authorizes court having jurisdiction of subject matter of action or proceeding but not proper court for trial thereof to try case where commenced unless defendant, at his option without answering or demurring and within the time otherwise limited to plead, as well as at the time he answers or demurs, moves such court for transfer to proper court.

Prevents taking of judgment against defendant by default in cases where such motion to transfer has been filed. Authorizes taking of judgment against defendant if such motion to transfer is denied and defendant fails to answer complaint within time allowed by court or if such motion to transfer is granted and defendant fails to answer complaint within specified time.

Requires clerk of court transmitting papers and pleadings pursuant to any order transferring action or proceeding, and clerk of court to which action or proceeding is transferred to mail specified notice to all parties who have appeared in such action or proceeding.

Provides that defendant appears when he files a notice of motion for an order transferring the action or proceeding to the proper court from a court having jurisdiction of the subject matter thereof.

Ch. 346 (SB 598) CARRELL Amends Sec. 11102, Veh.C., re driving school operators: requirements.

Revises requirements which a person must meet to qualify to operate a driving school.

Ch. 347 (SB 605) MOSCONE Amends Sec. 74519, Gov.C., re San Francisco Municipal Court.

Increases additional filing fee in San Francisco Municipal Court from \$7 to \$9.50.

Ch. 348 (SB 640) DEUKMEJIAN Amends Sec. 1720, W. & I.C., re Youth Authority Board.

Provides that term of board member appointed in 1970 shall expire May 15, 1972, and that of the four board members appointed in 1971, two terms shall expire March 15, 1974, and two terms shall expire March 15, 1975.

Ch. 349 (SB 722) BEILENSON Amends Sec. 5474.21, H. & S.C., re sanitation. Expands definition of "food crop" for purpose of provisions dealing with food crop growing and harvesting sanitation to include all fruits and vegetables intended for human consumption, rather than such fruits and vegetables as specified by reasonable regulations.

Ch. 350 (SB 906) GRUNSKY Amends Sec. 233, C.C.P., re justice court jurors' fees.

Provides that jurors' fees prescribed for attending justice courts shall be \$5 for each day's attendance as a juror rather than \$5 per day for each juror sworn.

Ch. 351 (SB 928) SHERMAN Amends Sec. 6007, B. & P.C., re attorneys.

Deletes obsolete reference section.

Ch. 352 (SB 1031) LAGOMARSINO Amends Secs. 29 and 62, Ch. 549, Stats. 1955, re Montalvo Municipal Improvement District.

Raises salary of directors of Montalvo Municipal Improvement District from \$15 per meeting not exceeding \$30 per month, to \$30 per meeting not exceeding \$120 per month, raises maximum contract district can enter without bid from \$2,500 to \$3,500.

Ch. 353 (SB 1274) MOSCONE Amends Sec. 1803.7, Civ.C., re retail installment contracts.

Requires with respect to retail installment contracts, subject to "Unruh Act," that seller give buyer, at time of buyer's signature, a legible copy of contract or other document buyer has signed at request of seller, and provides that penalties applicable, generally, to such contracts, including criminal sanctions, are applicable to a violation of this requirement, rather than merely requiring seller to deliver, or mail, copy of contract to buyer without specifying a time limit for such delivery or mailing.

Ch. 354 (SB 1318) SHORT Adds Sec. 31000.3, Gov.C., re county contracts for services.

Provides that counties contracting for special services may provide in such contracts that compensation is to be deferred. Sets conditions for deposit of funds so deferred.

Ch. 355 (SB 255) COLLIER Budget Act of 1969.

Makes appropriation for support of state government for 1969-1970 fiscal year.

Ch. 356 (SB 740) DOLWIG Repeals Sec. 349.4, and adds Sec. 349.4, C.C.P.; repeals Sec. 55187 and adds Sec. 55187, Wat.C., re validation by local agencies.

Makes procedure for validation of acts and proceedings of local agencies taken under color of law for specified purposes applicable to acts and proceedings hereafter taken, as well as to act and proceedings heretofore taken.

In effect immediately.

Ch. 357 (SB 1417) MARKS Amends Sec. 1241.7, C.C.P., re eminent domain.

Establishes a rebuttable presumption that the most necessary public use for property appropriated for public use as a state, regional, county, or city recreation area, wildlife or waterfowl refuge, or historic site is such use. Declares that when property appropriated for such use is sought to be acquired for state highway purposes, and was so appropriated prior to initiation of highway route relocation studies action for declaratory relief may be brought only by public agency owning such property to determine most necessary public use for the property. Makes conforming changes.

Ch. 358 (AB 85) CHAPPIE Amends and adds various secs., Placer County Water Agency Act (Stats. 1957, Ch. 1234), re Placer County Water Agency.

Provides for the deposit of certain funds in the agency treasury rather than the county treasury. Prohibits combining of agency offices of treasurer and auditor. Authorizes agency board to establish a revolving fund for use of any officer or employee and prescribes procedure for establishment and operation of such funds. Makes related changes.

Authorizes board to create an advisory council, as prescribed, to assist and advise board, and prescribes compensation to be paid members of such council.

In effect immediately.

Ch. 359 (AB 334) VEYSEY Amends Sec. 3255, Ed.C., re school district tax rates.

Makes mandatory, rather than permissive, that county committee school district reorganization proposal include authorization for new maximum tax rate for proposed new district; and includes in the elements to be used in determining such rate the revenues required to provide for specified salary differentials resulting from the reorganization.

Provides that maximum tax rate also be based upon maximum tax rates and equalization aid of component districts as they were in effect in the school year prior to fiscal year in which the election was held rather than in school year immediately preceding the date upon which the reorganization would be effective for all purposes.

Ch. 360 (AB 426) MONAGAN Amends Sec. 71140, Gov.C., re municipal and justice courts.

Requires that judges, constables, and deputy constables of a justice court rather than judges, officers, and attachés, be residents eligible to vote in the judicial district or city or county in which they are elected or appointed for at least 54 days prior to election or appointment.

Ch. 361 (AB 563) THOMAS Amends Secs. 14000 and 14001, F. & G.C., re Pacific Marine Fisheries Compact.

Changes the schedule of contributions by the member states of the Pacific Marine Fisheries Compact and enlarges the compact to provide for the States of Alaska and Idaho to join.

Ch. 362 (AB 653) FORAN Amends Secs. 1529 and 1534, Pen.C., re search warrants.

Provides that a search warrant executed within 10 days after date of issuance shall be deemed to have been timely executed and no further showing of timeliness need be made, and makes related changes.

Removes from search warrant "form" certain requirements relative to immediacy.

Ch 363 (AB 688) PORTER Amends, amends and renumbers, and adds various secs., Wat.C., re dam supervision fees.

Revises schedule for fees which must accompany the application for the approval by the Department of Water Resources of the construction of any new dam or reservoir or the enlargement of any dam or reservoir. Requires payment of an annual fee, as specified, by owners of dams by December 31, 1970, and December 31 of each succeeding year, based upon the height of the dam, and prescribes penalties for failure to pay such fee by required date. Makes related technical changes.

Ch. 364 (AB 722) DEDDEH Amends* Sec. 22450, Veh.C., re vehicle special stops.

Revises provisions requiring that vehicles stop when approaching a stop sign in specified areas.

Ch. 365 (AB 1022) MOORHEAD Amends Sec. 407, Pen.C., re unlawful assembly.

Declares that unlawful assembly occurs when two or more persons assemble together to do an unlawful act, rather than to do an unlawful act and separate without doing or advancing toward it.

Ch. 366 (AB 1023) BAGLEY Amends Sections 27173.5, 27182, 27195, S. & H.C., re bridge and highway district.

Excludes employee benefit insurance and workmen's compensation insurance, as well as physical damage insurance covering the bridge structure itself, from having to be submitted to public advertising before being awarded to insurance carrier.

Specifies that advertising required in connection with estimated expenditure in excess of \$15,000 be done in any trade paper of general circulation, rather than in a weekly one, provided that the required two successive insertions are published no more than 1 week apart.

Makes changes in content of statement certified public accountant is to enclose in report regarding annual audit of bridge and highway district to each county auditor of each county within district.

* Correction.

Deletes requirement that claims against district must be approved by auditing committee consisting of at least 3 members of board of directors of district and passed by board before payments of claims by auditor even though claims are approved by general manager.

Ch. 367 (AB 1402) ZENOVICH Adds Secs. 61, 62, Elec.C., re charters: cities and counties.

Requires the clerk of a city or county, as the case may be, in submitting a proposed charter or charter amendment to the Legislature for ratification, to also submit: certified copies of publications and notices required by law in connection with an election to propose or amend a charter, certified copies of arguments for or against the proposed charter or charter amendment which were mailed to voters, and a certified copy of the vote at the election at which the proposed charter or amendment was approved by voters.

Ch. 368 (AB 1836) FONG Amends various secs., R. & T.C., re tax deficiency determinations.

Revises time limitations within which notices of deficiency must be mailed and claims for increase in deficiency determinations must be asserted with regard to sales and use tax, motor vehicle fuel license tax use fuel tax, motor vehicle transportation tax and alcoholic beverage tax.

Ch. 369 (AB 1840) FONG Amends and repeals various secs. of R. & T.C., re * property taxation.

Makes technical and consolidating changes; corrects cross-reference.

Ch. 370 (AB 1946) CHAPPIE Adds Sec. 9112, Gov.C., re State Capitol.

Authorizes Joint Committee on Legislative Organization to contract to sell souvenir pieces of the State Capitol building.

Ch. 371 (AB 2294) BAGLEY Amends, repeals var. secs., var. codes, re public records.

Revises various provisions of law regarding certain public records with respect to the California Public Records Act.

Ch. 372 (AB 57) LEROY F. GREENE Amends Secs. 6799 and 8805, B. & P.C., re professional license fees.

Deletes prescribed minimum fees charged under the Professional Engineers Act. Deletes prescribed minimum fees charged under the Land Surveyors' Act.

Ch. 733 (AB 63) HAYES Amends Sec. 11018.2, B. & P.C., re subdivided lands. Defines "shopping center."

Requires the Real Estate Commissioner to waive, in writing, expressly zoned industrial subdivisions which are limited in use to industrial purposes and commercial leases of parcels in a shopping center from the requirement of obtaining a public report prior to sale, lease, or offering for sale any lot or parcel in a subdivision.

Ch. 374 (AB 101) DUNLAP Amends Sec. 8.2, repeals Sec. 6.4, Solano County Flood Control and Water Conservation District Act (Ch. 1656, Stats. 1951), re Solano County flood control.

Provides that title to water rights or water conservation works, instead of title to real property, water rights, or water works, shall not be conveyed or alienated except by a vote of the electors at an election held for that purpose, and repeals obsolete provision.

In effect immediately.

Ch. 375 (AB 237) BURKE Amends Sec. 6505.5, Gov.C., re joint exercise of powers.

Clarifies provision relating to deposit of funds of a separate agency or entity created by a joint exercise of powers agreement to allow deposit in treasury of treasurer designated treasurer of agency or entity created.

* Correction.

Ch. 376 (AB 352) BIDDLE Amends Sec. 1709, Corp.C, re corporation acquiring own shares.

Expressly authorizes a corporation which acquires its shares upon a merger or consolidation with a foreign corporation, or upon the distribution of the assets of a foreign corporation, to carry such shares as treasury stock or to retire such shares.

Ch. 377 (AB 380) CHAPPIE Adds Sec. 16475, P.U.C., re public utility districts.

Allows districts which furnish water to fix and collect a water standby charge. Establishes standards for fixing such charges. Provides exemption from such charges for person whose primary business is the extraction of minerals and who substantially meets his water needs by water furnished by contiguous parcels of land occupied by him. Provides that proceeds of such charges may be used by the district for general purposes relating to furnishing of water.

In effect immediately.

Ch. 378 (AB 430) RYAN New act, re state-owned property.

Transfers from the state to the City of Millbrae the right-of-way in that city acquired by the state upon the dissolution of a specified highway district. States that such property is surplus to the state but would be of value to city for street and highway use.

Requires that any proceeds derived from sale of such property by the city be used for street and highway purposes.

Ch. 379 (AB 567) MOORHEAD Amends Sec. 575, Prob.C., re actions for partition.

Eliminates requirement that executor or administrator obtain court order before commencing and maintaining action against cotenants for partition of property in which decedent left an undivided interest.

Ch. 380 (AB 641) MOORHEAD Amends Secs. 4018, 4019, adds Sec. 4018.1, repeals Sec. 4019.2, Pen.C., re time off for prisoners.

Authorizes sheriff, chief of police, or superintendent of county industrial farm or road camp to order specified deduction of time from period of confinement of persons confined under judgment of imprisonment or fine and imprisonment until fine is paid, or as condition of probation, in city or county jail, industrial farm, or road camp, for designated performance of assigned labor for each month, rather than authorizing same amount of time off for such confined prisoners with consent of board of supervisors for designated obedience each month to rules and regulations by board of supervisors under which labor to be performed.

Authorizes such deduction of time for same classes of prisoners confined in same correctional institutions when it appears by record that prisoner has given designated obedience to reasonable rules and regulations established by sheriff, chief of police, or superintendent for conduct of prisoners, rather than such rules and regulations established by county board of parole commissioners. Authorizes such time off with consent of sheriff, chief of police, or superintendent, rather than with consent of county board of parole commissioners.

Deletes authorization of county board of supervisors and county board of parole commissioners to deduct additional time off for each month of confinement of prisoners in county jail, industrial farm, or road camp when it appears that such prisoners have satisfactorily performed assigned work as reported and recorded by officer in charge.

Ch. 381 (AB 725) BEE Amends Sec. 24879, B. & P.C., re alcoholic beverages.

Defines the standards by which it shall be determined if the wine is same type when a retailer is permitted to return wine to a seller and exchange it for identical quantity of the same brand and type of wine and size of container and requires that the exchanged wine shall have the same posted price to retailers as the wine returned.

Ch. 382 (AB 791) MOORHEAD Amends Sec. 12650, Veh.C., re student drivers' licenses.

Increases from 14 years to 15 years, the minimum age of student drivers, taking a course in automobile driver training maintained under the provisions relating to the computation of allowances for excess cost of driver training, rather than under the provisions relating to the instruction in public safety and accident prevention, who may apply for student drivers' licenses.

Ch. 383 (AB 873) MILIAS Adds Sec. 3960, repeals Sec. 4300, F. & G.C., re game mammals.

Makes it unlawful to permit or allow any dog to run, track, or trail any antelope or elk, as well as deer, during the closed season.

Ch. 384 (AB 911) HOM Amends Sec. 5909, Veh.C., re transfer of vehicle.

Specifies that Department of Motor Vehicles is not required to give the prescribed notice when the transfer of title or interest in or to a vehicle is of a specified involuntary transfer or prescribed transfers involving the creation of security interests.

Ch. 385 (AB 1173) RYAN New act, re junior college construction.

Reappropriates appropriations made in Budget Act of 1967 for San Mateo Junior College District capital outlay, to be available to construct a science building and physical education facilities and related site works at Skyline College in the San Mateo Junior College District.

In effect immediately.

Ch. 386 (AB 1294) RYAN Amends Sec. 12510, B. & P.C., re weighing and measuring devices.

Provides person, who by himself or through or for another, willfully and knowingly uses in commodity transaction a measuring device designed to automatically compute price is guilty of misdemeanor unless indicators of quantity and total computed price thereon are returned to zero prior to beginning each delivery of commodity.

Ch. 387 (AB 1508) SCHABARUM Amends Sec. 30740.5, P.U.C., re rapid transit.

Substitutes Los Angeles County Registrar of Voters for secretary of the Southern California Rapid Transit District as the official responsible for providing for the preparation and the enclosure of arguments for and arguments against measures enclosed with sample ballots.

Ch. 388 (AB 1942) CHAPPIE Amends Sec. 16409, P.U.C., re public utility districts.

Authorizes districts to fix and collect charges for water service to make payments to the United States under any contract between the district and the United States, and to charge higher rates for water service to any landowner in the amount required to pay any interest costs charged to the district on any United States Bureau of Reclamation loan by reason of land held by such owner in excess of 160 acres.

Ch. 389 (SB 364) DEUKMEJIAN Amends Sec. 13162, Ed.C., re temporary salary certificates.

Provides that temporary salary certificates issued by counties to teachers whose credentials are being processed shall be valid for not more than 120, rather than not more than 90, days in the case of school districts with an a.d.a. of less than 400,000, thereby making this provision uniform as to all school districts.

Ch. 390 (SB 475) BEILENSON Amends Secs. 23753, 23755, and 24207, Ed.C., re state college.

Changes specified references to state college "semester" to college "term."

Ch. 391 (SB 476) BEILENSON Repeals Art. 3 (commencing with Sec. 24320), Ch. 9, Div. 18, Ed.C., re state college employees.

Repeals provisions no longer in effect relating to tenure rights of academic, teaching, and administrative employees of state colleges.

Ch. 392 (SB 568) DANIELSON Amends Secs. 239, 1051; repeals Ch. 1 (commencing with Sec. 2501), Pt. 2, Div. 1, P.U.C., re food warehousemen.

Exempts from definition of warehouseman person or corporation owning, controlling, operating or managing a building or structure in which baled cotton is stored for compensation.

Expands definition of warehouseman for purposes of provisions regulating public utilities generally to include persons receiving food commodities from the public for storage for compensation. Makes applicable thereto existing provisions respecting certification of warehousemen generally. Deletes Food Warehousemen Act.

Ch. 393 (SB 616) McCARTHY Amends Sec. 35716, Veh.C., re vehicles: highway carriers.

Provides that city ordinance to decrease vehicle weight limits shall not, in addition to other specified exceptions, apply to any vehicle owned, leased, operated, or controlled by any highway carrier regulated by Public Utilities Commission while transporting any materials to or from public works project when bids were opened prior to adoption of ordinance, unless alternate direct route is provided by city substantially within its boundaries.

Ch. 394 (SB 718) SONG Amends Sec. 9538, B. & P.C., re sale of drycleaning business.

Provides that failure of seller to give required notice in connection with sale of drycleaning business or equipment of unlicensed person will make seller liable for any expense or damage caused by failure to give notice rather than make contract null and void.

Ch. 395 (SB 761) DYMALLY Amends Sec. 25515 and adds an article heading, Ed.C., re public schools.

Makes technical changes to correspond to present law.

Ch. 396 (SB 931) DEUKMEJIAN Amends Sec. 3672, adds Sec. 3692.5, Corp.C., re corporations.

Provides articles of incorporation of nonstock corporation may be amended, if bylaws so provide, by vote or written consent of two-thirds of specified policymaking committee. Makes related changes.

Ch. 397 (SB 933) SONG Repeals Sec. 6768, B. & P.C., re engineering.

Deletes provision which required the State Board of Registration for Civil and Professional Engineers to register without examination in metallurgical engineering any applicant who applied prior to June 30, 1966, and who met specified qualifications.

Ch. 398 (SB 1057) CARRELL Adds and repeals various secs., P.U.C., re obstructions near airports.

Collects provisions relating to airport obstructions under one article. Updates certain references to Federal Aviation Administration regulations.

Ch. 399 (SB 1060) WHETMORE Amends Sec. 2985.6, Civ.C., re real property sales contracts.

In contracts for sale of land which has been subdivided into residential lot or lots which contain dwellings for not more than four families, revises provisions relating to effect of waiver and validity of contract.

Ch. 400 (AB 77) MONAGAN Adds Secs. 1584.5 and 1584.6, Civ.C., re transfer of property.

Prohibits unsolicited offers to sell goods, wares, or merchandise where offer includes sending such goods, wares or merchandise not ordered or requested, and provides that any such goods, wares, or merchandise so sent shall for all purposes be deemed a gift.

Provides that if a person is a member of an organization which makes retail sales of goods, wares, or merchandise to its members, and the person notifies the organization by certified letter, return receipt requested, of his termination of membership, any unordered goods, wares, or merchandise sent after 30 days following execution of return receipt for such letter, shall for all purposes be deemed a gift.

Specifies that if such membership termination results in breach of contract, person is not relieved from liability for any damages to which he would otherwise be subjected, but he shall not be subject to damages with respect to goods, wares, or merchandise deemed gifts.

Provides for actions to enjoin sending of bills for items deemed to be gifts under this act, including award of reasonable attorneys' fees and costs to prevailing party in such actions.

Ch. 401 (AB 115) KETCHUM Amends Sec. 12030, Pen.C., re firearms.

Authorizes law enforcement agencies to retain for use in official duties seized firearms in lieu of destroying them or to turn them over to criminalistics laboratories of the Bureau of Criminal Identification and Investigation or of other local law enforcement agencies for use in official duties. Provides that when such firearms are no longer used they shall be destroyed.

Provides that law enforcement agency retaining or destroying such weapons shall notify Bureau of Criminal Identification and Investigation of such disposition including specified description of such weapons.

Ch. 402 (AB 159) CONRAD Amends Secs. 310, 321, Elec.C., re voter registration.

Permits affiant's social security number to be shown on affidavit of voter registration. Declares that no person shall be denied the right to register for failure to furnish his social security number.

Ch. 403 (AB 189) WAKEFIELD Amends Secs. 11911, 11912, 11913, H. & S.C., re restricted dangerous drugs.

Makes first offense of possession of restricted dangerous drug for sale punishable by imprisonment in state prison for not less than two years nor more than 10 years, with minimum of two years to be served before release, rather than by imprisonment in state prison for not less than one year nor more than three years or in county jail not exceeding one year. Makes penalties for such first offense and increased penalties where defendant has been previously convicted one or more times of specified offenses relating to restricted dangerous drugs generally uniform with penalties provided for first offense of possession of marijuana for sale and with increased penalties where defendant convicted of such marijuana offense has one or more specified prior convictions.

Makes first conviction of offense relating to transporting, importing, selling, manufacturing, compounding, or furnishing, administering, or giving away, or offering to do any of these things, or attempting to import or transport, restricted dangerous drugs punishable by imprisonment in state prison from five years to life, with minimum of three years to be served before release, rather than by imprisonment in state prison for not less than one year nor more than five years or in county jail not exceeding one year. Makes penalties for such first offense and increased penalties where defendant has been previously convicted one or more times of specified offenses relating to restricted dangerous drugs generally uniform with penalties provided for first conviction of similar marijuana offense and with increased penalties where defendant convicted of such marijuana offense has one or more specified prior convictions.

Makes first conviction of offense relating to dealings with minors involving restricted dangerous drugs punishable by imprisonment in state prison from 10 years to life, with minimum of five years to be served before release, rather than by imprisonment in state prison from one year to five years. Makes penalties for such first offense and increased penalties where defendant has been previously convicted one or more times of specified offenses relating to restricted dangerous drugs generally uniform with penalties provided for first conviction of similar marijuana offense and with increased penalties where defendant convicted of such marijuana offense has one or more specified prior convictions. Makes such offense relating to dealings with minors involving restricted dangerous drugs applicable to person of the age of 21 years or older, rather than to any person.

Ch. 404 (AB 329) BADHAM Amends various secs., P.U.C., re passenger air carriers.

Deletes requirement for suspending a certificate that hearing must show holder is no longer fit and willing as well as no longer able to perform the certificated services. Deletes provision allowing carrier to establish joint rates between points served by it. Expands provisions allowing exemption from certificate requirements to include but not be limited to stated conditions of emergency and cessation of alternate service. Changes notice requirements for discontinuance of unprofitable service from 30 to 60 days.

Revises exception to requirement for certification of passenger air carriers to exclude those operations of common carriers within the state furnished pursuant to a certificate of public convenience and necessity issued by the federal government, rather than common carriers who operate within the state pursuant to a federal certificate.

Ch. 405 (AB 502) BRIGGS Adds Sec. 172l, Pen.C., re sale of intoxicating liquors.

Exempts from the prohibitions against sale of intoxicating liquors within prescribed distances of university grounds or campus, a sale or offering for sale of any liquor by a holder of a retail off-sale license, outside one mile measured by shortest road or roads of the closest building of the Claremont Colleges to the place of sale.

Ch. 406 (AB 538) PRIOLO Amends Sec. 704, H. & N.C., re boat owner civil liability.

Permits a seller of a boat to relieve himself of civil liability either by making proper delivery of the certificate of ownership and certificate of number in accordance with the Harbors and Navigation Code or by notifying the Department of Harbors and Navigation of such a sale in accordance with the code, instead of requiring the seller to meet both requirements in order to avoid civil liability.

Ch. 407 (AB 630) MacDONALD Adds Sec. 7.8, Ventura County Flood Control Act (Ch. 44, Stats. 1944, 2nd Ex. Sess.), re Ventura County flood control.

Authorizes Ventura County Flood Control District to install and maintain landscaping in connection with any flood control or storm drainage facility or work of improvement within the district or any zone of the district. Specifies sources of funds which may be used for such purpose, but limits such expenditures to not more than 3 percent of the cost of construction of such facility or work of improvement.

Ch. 408 (AB 679) GARCIA Adds Sec. 14671.5, Gov.C., re lease of state property.

Authorizes Director of General Services to lease state property, under condition lessee construct parking structure thereon, with facilities constructed thereon to be leased back to state.

Authorizes construction of parking structure on specified land.

Specifies that such parking structures may not be constructed without legislative authorization.

In effect immediately.

Ch. 409 (AB 687) PORTER Adds Art. 3 (commencing with Sec. 13030), Ch. 3, Div. 7, and Sec. 13169, Wat.C., re water quality.

Authorizes the State Water Resources Control Board to adopt regulations governing the testing, licensing and use of any substance for cleaning up oil in state waters.

Provides that the proper use of any such substance shall be supervised and enforced by the Department of Fish and Game and that any person who violates any regulation for the use of such substances shall be guilty of a misdemeanor.

Requires the user to pay to the Department of Fish and Game the cost of its supervisory and enforcement services and all related administrative and incidental costs as computed by the department.

Ch. 410 (AB 697) GONSALVES Adds Sec. 172.7, Pen.C., re alcoholic beverages.

Exempts from prohibition against sale of alcoholic beverages near university any licensee within premises occupied by bona fide club meeting specified requirements located within one mile of Whittier College.

Ch. 411 (AB 796) POWERS Amends Sec. 12024.5, B. & P.C., re weights and measures.

Excepts from provision of law relating to the sale by weight of meat, fish or dressed fowl or rabbit commodities sold or offered for sale by restaurant cooked or heated for immediate consumption on or off the premises.

Ch. 412 (AB 801) BRITSCHGI Amends Sec. 26207, Gov.C., re rewards.

Permits board of supervisors to pay from county funds rewards for information leading to the apprehension and conviction of persons who commit within the county criminal acts against person or residence of public officer or employee.

Ch. 413 (AB 814) MACDONALD Adds Sec. 6241.1, H. & N.C., re port districts.

Provides for appointment of commissioners of port districts in Ventura County by the mayor of the city within the district. Provides for election of chairman of the board of commissioners by the commissioners.

Ch. 414 (AB 824) MACGILLIVRAY Amends Sec. 74950 and repeals Sec. 74953, Wat.C., re water conservation districts.

Deletes termination date in regard to specified provisions authorizing water conservation districts to issue negotiable promissory notes. Increases maximum interest rate at which such notes may be issued from 6% to 7%.

Ch. 415 (AB 828) PORTER Adds Secs. *54930.2, 54931.1, 54937, Gov.C., re maintenance district assessments.

Permits certain maintenance districts organized prior to May 1, 1969, and county waterworks districts organized prior to January 1, 1969, to levy taxes commencing on July 1, 1969, if statement of boundaries and map or plat are filed on or before May 15 or April 15, 1969, respectively.

In effect immediately.

Ch. 416 (AB 836) LEWIS Amends Sec. 31462, Gov.C., re county employees retirement law.

Provides method of computing final compensation of members of County Employees Retirement Law of 1937 who have less than three years of service.

Ch. 417 (AB 838) LEWIS Amends Sec. 21752, Veh.C., re driving on left.

Prohibits driving on left side of roadway when upon, as well as when approaching, the crest of a grade and when approaching, as well as when upon, a curve in highway where driver's view is obstructed under specified circumstances.

Ch. 418 (AB 839) LEWIS Amends Sec. 21460.5, Veh.C., re two-way left-turn lanes.

Prohibits a vehicle from being driven in a designated two-way left-turn lane except when preparing for or making a left turn from or into a highway.

Provides that the section does not prohibit driving across a two-way left-turn lane.

Ch. 419 (AB 942) MACDONALD Adds Secs. 4746.2, 4746.3, 4746.4, H. & S.C., re county sanitation districts.

Allows county sanitation district, upon determination of need for funds for maintenance and repair of damage caused by disaster, as defined, to borrow and repay limited amount of county funds for such purposes, and to raise revenue for repayment through tax levy. Permits district to borrow from, and loan to, another district for same purpose. Limits total amount which district may borrow from both county and another district. States that such funds, when so borrowed, shall increase the appropriations of the district, and allows board of supervisors to specify time and manner of repayment within defined maximum period. Requires that district pay interest at specified rate on such borrowed funds.

In effect immediately.

*Correction.

Ch. 420 (AB 1008) MONAGAN Adds Sec. 36070, H. & S.C., re farm labor centers.

Declares that county has all powers granted to housing authorities by Farm Labor Center Law.

In effect immediately.

Ch. 421 (AB 1018) WAKEFIELD Amends heading of Art. 6 (commencing with Sec. 2046), Ch. 1, Title 1, Pt. 3, and Secs. 2046 and 5003, Pen.C., re correctional institutions.

Changes name of California Medium Security Prison to California Men's Colony. Augments list of specific prisons and institutions presently under jurisdiction of Department of Corrections.

Ch. 422 (AB 1068) LEWIS Amends Secs. 779.2 and 10270.505, Ins.C., re insurance.

Increases minimum period of duration from five to 10 years of loan or other credit transaction in connection with which credit life or disability insurance is sold for such insurance to be excepted from general provisions relating to such insurance.

Revises conditions under which creditor group disability insurance may be issued.

Ch. 423 (AB 1070) LEWIS Amends Sec. 484d, Pen.C., re credit cards.

Redefines "revoked credit card" to mean a credit card which is no longer authorized for use by the issuer, such authorization having been suspended or terminated and notice thereof having been given to the cardholder, rather than a credit card for which permission to use it has been suspended or terminated by the issuer, and notice thereof has been given to the cardholder.

Makes technical changes.

Declares act does not constitute change in, but is declaratory of, existing law.

Ch. 424 (AB 1075) MOORHEAD Adds Sec. 4570.5, Pen.C., re correctional institutions: fraudulent entry.

Makes it a misdemeanor for person to fraudulently identify himself for purpose of securing admission to premises or grounds of specified correctional institutions if such person would not otherwise qualify for admission.

Ch. 425 (AB 1125) BIDDLE Amends Sec. 860, Prob.C., re estates: administration.

Provides that when specified persons petition for authorization to exchange stocks, bonds, or other securities, as defined, of an estate for other stocks, bonds, or other securities, court, upon showing of good cause, may order that required notice of such exchange be given for shorter period than 10 days, or that it be dispensed with.

Ch. 426 (AB 1171) POWERS Amends Sec. 6, American River Flood Control District Act (Ch. 808, Stats. 1927), re American River flood control.

Provides time and manner for filing of nomination papers by candidates for district board of trustees shall be same as independent nominations.

Ch. 427 (AB 1189) DENT Adds Secs. 38.4, 38.5, and 38.6, Contra Costa County Storm Drainage District Act (Ch. 1532, Stats. 1953), re Contra Costa storm drainage.

Establishes alternative procedure for dissolution of a district zone, and specifies rights and duties upon any such dissolution.

Ch. 428 (AB 1222) DUNLAP Adds Sec. 653n, Pen.C., re two-way mirrors: prohibition.

Makes a misdemeanor the installation of, or the maintenance after April 1, 1970, of, two-way mirrors in specified areas such as toilets, locker rooms, fitting rooms, motel and hotel rooms, with exceptions for certain of such areas in public penal, correctional, custodial, or medical institutions, in private medical or custodial institutions, or public or private treatment facilities, in law enforcement buildings, and in public or private educational institutions. Defines two-way mirror.

Ch. 429 (AB 1264) DUFFY Amends Secs. 11655.5, 11333, H. & S.C., re drugs and marijuana research.

Deletes requirement that Research Advisory Panel order return of hallucinogenic drugs to Chief of the Bureau of Narcotic Enforcement upon withdrawing its approval of a research project.

Permits persons who, under applicable federal laws or regulations, are, rather than persons registered and taxed under specified federal provisions and, lawfully entitled to use narcotics for specified purposes, to lawfully obtain and use narcotics for specified purposes, upon registration with Chief of the Bureau of Narcotic Enforcement and approval for use by the Research Advisory Panel.

In effect immediately.

Ch. 430 (AB 1378) BEVERLY Amends Sec. 33138, S. & H.C., re Parking Law of 1949.

Raises from 6 percent to 7 percent maximum yield allowed on bonds issued under the Parking Law of 1949.

In effect immediately.

Ch. 431 (AB 1393) MOORHEAD Amends Sec. 709, Prob.C., re estates: pending litigation.

Deletes condition to relief from late filing of claim against estate respecting suit pending against decedent at time of his death that an appearance must have been made in behalf of the decedent as of the time of his death.

Ch. 432 (AB 1418) SIEROTY Amends Sec. 5285, P.U.C., re public utilities: household goods.

Deletes requirement that a carrier's failure to comply with applicable law, regulation or permit must be willful to authorize revocation or suspension of permit.

Ch. 433 (AB 1433) KETCHUM Amends Sec. 11908, P.U.C., re municipal utility districts.

Raises permissible compensation of members of the board of directors from \$20 to \$30 for each attendance at board meetings.

Ch. 434 (AB 1470) MACDONALD New act, re Ventura County waterworks districts.

Provides for merger of Ventura County Waterworks District No. 6 with City of Thousand Oaks, and prescribes conditions of merger and duties, powers, and responsibilities of City of Thousand Oaks in relation to such merged district.

Ch. 435 (AB 1516) CRANDALL Adds Sec. 5008.5, P.R.C., re state park system.

Provides, with respect to a vehicle or vessel parked, placed, or operated in an area within the state park system in violation of specified laws, rules, or regulations, that the registered owner of the vehicle or vessel is rebuttably presumed to be the person who parked, placed, or operated the vehicle in such area. Specifies ways by which such presumption may be rebutted.

Ch. 436 (AB 1535) LEROY F. GREENE Amends Sec. 5640, B. & P.C., re landscape architects.

Makes clarifying nonsubstantive change in provisions relating to landscape architecture.

Ch. 437 (AB 1622) BILL GREENE Amends Secs. 902, 905, 908, and 909, W. & I.C., re support: wards and minors.

Provides that county officers designated by board of supervisors, rather than probation officer, have various duties and responsibilities in respect to provisions of law relating to support of ward, dependent child, or other minor person.

Ch. 438 (AB 1676) PORTER Amends Secs. 23520, 23522, 23540, 23606, Elec. C., re Uniform District Election Law.

Makes procedural changes with respect to elections held under the Uniform District Election Law.

Ch. 439 (AB 1677) DEDDEH Repeals various secs, Gov.C., re county employees' retirement.

Deletes various superseded and inoperative provisions of the County Employees' Retirement Law of 1937.

Ch. 440 (AB 1691) MOBLEY Amends Sec. 10427.1, S. & H.C., re municipal improvements.

Provides that any surplus in an improvement fund under the Municipal Improvement Act of 1913 which is to be credited against an assessment payable in

installments shall be credited against next unpaid installments rather than prorated against all unpaid installments. Prohibits payment or credit of surplus in improvement fund until two years after bond proceeds are received.

Ch. 441 (AB 1694) PORTER Amends, adds, repeals various secs., Metropolitan Water District Act, as proposed by AB 1257, 1969 Reg. Sess., re metropolitan water districts.

Makes numerous changes in law governing metropolitan water districts in regard to board of directors, duties of district officers, powers of district, district bonds, collection of district taxes, and changes in district organization.

To be operative only if AB 1257 of the 1969 Regular Session is enacted.

Incorporates additional changes proposed by SB 1055 to Secs. 242 and 252, Metropolitan Water District Act, as proposed by AB 1257, to be operative only upon enactment of SB 1055.

Ch. 442 (AB 1701) BEVERLY Amends Sec. 1946, Civ.C., re notice: termination of tenancy.

Permits lessor or lessee of real property to give notice in writing of termination of tenancy from month to month by mailing a copy of notice in specified manner to other party. Permits lessee to give such notice to agent of lessor to whom lessee has paid previous month's rent by same manner or by personally delivering copy to such agent.

Ch. 443 (AB 1718) BEVERLY Amends Sec. 1658, Ins.C., re insurance.

Deletes specific provision relating to business addresses of applicants for licenses to act as life agents.

Ch. 444 (AB 1735) BRITSCHGI Adds Sec. 38742, Ag.C., re dietetic fruit yogurt.

Specifies that dietetic fruit yogurt is yogurt that contains not less than 8 percent by weight of clean and mature fruit or its equivalent in other forms and that its milk fat content may be reduced to not less than 1.3 percent and may contain a harmless edible stabilizer not to exceed 0.6 percent.

Ch. 445 (AB 1747) ARKLIN Amends Sec. 75.7, S. & H.C., re state freeways.

Requires the California Highway Commission to include information furnished by school districts among the factors which the commission must include, in its report to interested persons and public agencies, as having been considered in determining state freeway locations.

Ch. 446 (AB 1757) HAYES Amends Sec. 170, C.C.P., re disqualification of judges.

Requires that a party's written statement that a judge should be disqualified, be served by the presenting party on each party, or his attorney, who has appeared in the action or proceeding and on the judge who is alleged to be disqualified.

Extends from 5 days to 10 days (or 10 days after service of the written statement, whichever is later), the time during which judge may answer written statement that he should be disqualified.

Ch. 447 (AB 1841) FONG Amends Secs. 6006.5, 6281, R. & T.C., re sales and use taxes.

Redefines occasional sale exemption from sales and use taxes.

Ch. 448 (AB 1893) MURPHY Amends Secs. 43804, 43805, 43806, 43807, Ag.C., re apples.

Deletes provisions that define and specify that certain bruises do not constitute serious or appreciable damage as relates to the grading of apples. Specifies that bruises that are necessarily caused by proper sorting or packing do not prevent an apple from being graded a particular grade.

Ch. 449 (AB 1915) RUSSELL Amends Secs. 68, 69, 72, and adds Sec. 72.1, Antelope Valley-East Kern Water Agency Law (Ch. 2146, Stats. 1959), re water agency bonds.

Increases maximum permissible interest rate of district bonds from 5 to 6 percent, and authorizes district board to issue general obligation bonds of an improvement district, in an amount not to exceed the unissued balance of the principal

amount of certain previously authorized bonds, without a vote of district electors, subject to specified conditions.

Ch. 450 (AB 1987) HARVEY JOHNSON Amends Sec. 7, adds Secs. 7.1, 7.2, 7.3, and 7.4, Los Angeles County Flood Control Act (Ch. 755, Stats. 1915), re Los Angeles flood control.

Authorizes board of supervisors to divide the principal amount of any bond issue authorized following January 1, 1970, into two or more series, and to fix different maturity dates for each series, as specified. Authorizes board to provide, in regard to any bond issue authorized following January 1, 1970, for the call and redemption, as specified, of all or any part of the bonds on any interest payment date prior to their fixed maturity at their par value plus a specified premium, if any, and accrued interest. Requires notice of redemption to be published as provided in the resolution of the board providing for the issuance of the bonds, and provides that interest on such bonds shall cease after the date fixed for redemption if funds are made available for the payment of the principal, interest, and premium on the bonds called.

Authorizes board, as to any bond issue authorized following January 1, 1970, to issue refunding bonds in a principal amount sufficient to provide funds for payment of all bonds to be refunded and in addition for payment of expenses incident to the calling, retiring, or paying of outstanding bonds and the issuance of refunding bonds, as specified.

Ch. 451 (AB 2024) MACGILLIVRAY Amends Sec. 143.1, S. & H.C., re highway construction funds: expenditures.

Permits cooperative projects or day labor work, as other construction contracts are allowed, to commence on or after January 1 preceding beginning of fiscal year for which funds are available for such projects or work.

Ch. 452 (AB 2063) KNOX Amends Sec. 35561.4, Gov.C., re city boundaries.

Requires notice of hearing to exclude uninhabited territory from city to be published once, not less than 10 days prior to hearing.

Ch. 453 (AB 2250) MILIAS Amends Secs. 9160, 9210, 9444, Elec.C., re political parties.

With respect to the Republican Party and other qualified political parties other than Democratic Party:

Removes from state central committee the 20 county central committee chairmen who were delegates to state convention.

Provides that the first meeting of state central committee shall be held on date designated by committee chairman, rather than third Sunday of January following general election, but not less than 15 nor more than 45 days after the organizational meetings of the county central committees.

Requires county clerk, rather than county central committee, to notify Secretary of State of newly elected committee chairman. Requires the notification to be made within three days after committee meets, rather than within three days after election of a chairman.

Ch. 454 (AB 2251) MILIAS Adds and amends various secs., Elec.C., re political parties.

Requires vacancies in state conventions to be filled by county central committees not less than six weeks prior to the state conventions.

Requires vacancies in state central committees to be filled not less than three days prior to the first state central committee meeting.

Ch. 455 (AB 2253) MILIAS Amends Sec. 8103 and adds Secs. 8742.5 and 9242.5, Elec.C., re state central committees.

Requires Secretary of State to immediately forward any proxy filed with him to the chairman of the state central committee or his designate.

Deletes requirement that Secretary of State deliver to state central committee chairman a certified alphabetical list of persons designated as proxies by new members, together with all proxies received preceding day of committee meeting.

Ch. 456 (SB 627) PETRIS Amends Sec. 5554, P.R.C., re regional park districts.

Requires board of directors of a regional park district to show the receipts and disbursements and balance of assets and liabilities of such district, rather than the receipts, and their source, and the disbursements and their purpose, in the annual publishing of the audit of the financial condition of the district.

Ch. 457 (SB 806) McCARTHY Amends Sec. 26616, Gov.C., re sheriffs.

Authorizes sheriffs to charge fee sufficient to cover costs of furnishing reports on certain private investigators and adjusters.

Ch. 458 (SB 1279) WAY Repeals Sec. 3.5, Ch. 146, Stats. 1966 (1st Ex. Sess.), re school district organization.

Eliminates 1969 termination date re statutory provisions providing for organization and composition of county committees on school district organization.

Ch. 459 (AB 107) ASSEMBLY COMMITTEE ON HEALTH AND WELFARE Amends Secs. 4200, 4201, 4202, 4203, adds Sec. 4202.5, W. & I.C., re state hospitals.

Replaces boards of trustees of state hospitals with advisory boards for each state hospital, appointed by Governor from list submitted by boards of supervisors of counties within each hospital's designated service area, and at hospitals providing services for both the mentally disordered and mentally retarded, requires separate advisory board for each program. Requires board to organize and elect a chairman, to meet at least once every three months and at call of chairman or majority of the board as well as call of head of Department of Mental Hygiene or the medical director.

Requires chairmen of hospital advisory boards to meet annually with hospital medical directors, community mental health program directors and directors of regional centers for the retarded.

Provides that neuropsychiatric institutes' advisory board members hold office for a term of three, rather than four years.

Ch. 460 (AB 340) SCHABARUM Amends Sec. 11770, Ins.C., and Secs. 72, 141, 3070, Lab.C., re compensation of state officials.

Raises per diem of members of Industrial Welfare Commission, directors of State Compensation Insurance Fund, members of the Industrial Safety Board, and members of the Apprenticeship Council from \$20 per day to \$25 per day.

Provides for per diem of members of Apprenticeship Council for certain hearings and for meetings of other committees established by the council and approved by the Director of Industrial Relations, in addition to meetings of the council. Incorporates additional changes to Sec. 3070, Lab.C. proposed by AB 745, to be operative only upon enactment of AB 745.

Incorporates additional changes to Sec. 3070, Lab.C. proposed by AB 2220, to be operative only upon enactment of AB 2220.

Incorporates additional changes to Sec. 3070, Lab.C. proposed by both AB 745 and AB 2220, to be operative only upon enactment of both AB 745 and AB 2220.

Ch. 461 (AB 469) BAGLEY Amends Sec. 14290, Elec.C., re residency for voting.

Requires residence of wife to be determined independently of husband's residence.

Ch. 462 (AB 576) MOORHEAD Amends Secs. 755 and 772, adds Sec. 760.5, Prob.C., re sales of personal property.

Provides title to tangible personal property of estate passes to purchaser at public sale on receipt of price and delivery to buyer without necessity of confirmation of sale by court. Provides executor or administrator is responsible for actual value of such property so sold unless court approves sale after sworn return and proper showing made by such personal representative.

Empowers executor or administrator to contract with bona fide auctioneer for sale of such property with reserve at public sale, and to pay commissions and expenses to auctioneer from proceeds. Provides no liability against estate or personal liability against the executor or administrator other than obligations to purchaser shall arise until court approval of such sales. Provides such property of two or more estates may be sold at same public sale.

Ch. 463 (AB 983) WILSON Adds Sec. 25504.5, Gov.C., re county property.

Permits county purchasing agent, with the approval of the county board of supervisors and after giving published notice, to sell county electronic data processing equipment on condition that equipment be leased back to county.

Ch. 464 (AB 1012) FORAN Amends Sec. 716, Ins.C., re insurance: certificates of authority.

Revises and expands the class of applicants for certificates of authority to engage in insurance business in state that are exempt from prohibition against granting such certificates to foreign or alien applicants that have not actively transacted for three years the classes of insurance for which it seeks to be admitted.

In effect immediately.

Ch. 465 (AB 1523) BADHAM Adds Sec. 130, B. & P.C., re terms of office.

Provides that the first appointment following the expiration of a term of office of a member of specified board or committee on or after effective date of act shall be for a term expiring on June 1st of the third year after the expiration of the previous term and thereafter each such office shall be for a term of 4 years expiring on June 1st.

Ch. 466 (AB 2064) KNOX Amends Secs. 13948, 13952, 13953, H. & S.C., re fire protection districts.

Deletes provisions permitting city or portion thereof to be included in district formed pursuant to Fire Protection District Law of 1961. Requires filing with tax levying authority of the district, of copy of any ordinance withdrawing city territory from district under provisions of such law.

Ch. 467 (AB 2249) MILIAS Amends Secs. 8834, 9334, Elec.C., re county central committees.

Requires the chairman of county central committees to notify the state central committee chairmen of appointments made to fill vacancies in county central committees.

Ch. 468 (SB 788) SONG Amends Sec. 1388.2, Civ.C., re powers of appointment.

Provides that no power of appointment affecting real property, where creating instrument has been previously recorded or where creating instrument was a will and order or decree of distribution has been previously recorded, shall be terminated, in whole or in part, as to such appointive real property by execution of release of such power until such release is recorded in county where such appointive real property is located.

Ch. 469 (AB 87) BRIGGS Amends Sec. 10655, W. & I.C., re employment of welfare recipients.

Authorizes a county welfare department to refer a welfare recipient to a private employment agency at the same time the recipient is referred to the State Department of Employment. Authorizes county welfare department to enter into contracts with such agencies under such terms and conditions and for such rates as county department deems reasonable; except that it may not contract again for six months from the original date of placement of a recipient once the recipient has been placed in employment and no such contact shall result in the recipients paying any fee.

Ch. 470 (AB 448) MCGEE Amends Sec. 75104, Gov.C., re judges' retirement law.

Provides that when a judge who has left the bench and who had elected to leave contributions in the Judges' Retirement Fund, as provided under the Judges' Retirement Law, dies prior to age 65, his accumulated contributions shall be paid to a designated beneficiary.

Ch. 471 (AB 476) BRIGGS Amends Sec. 11580.1, Ins.C., re automobile liability insurance.

Provides that notwithstanding provisions of Vehicle Code, relating to civil liability of private owners of motor vehicles, in addition to other similar provisions, an insurer and any named insured may, by the terms of a policy of insurance between

them or by separate writing, agree that policy shall not provide coverage while the motor vehicles are being used by a natural person or persons designated by name.

Ch. 472 (AB 594) STACEY Amends Sec. 36125, Veh.C., re registration: implements of husbandry.

Provides that, with regard to service charge for application to obtain identification plates for specified implements of husbandry, the payment for original or renewal applications shall be a \$4 service charge in 1970 and a \$3 service charge in 1971, with such permits to expire in 1972. Specifies service charges for subsequent years commencing with 1972.

Ch. 473 (AB 860) BRIGGS Amends Sec. 1944, Lab.C., re alien employment.

Excepts from provisions limiting employment by public agencies of noncitizens, student assistants or interns employed by Department of the Youth Authority in training programs.

Ch. 474 (AB 906) KNOX Amends Sec. 8729, B. & P.C., re land surveyors.

Allows land surveying practice to be carried on by partnership or other organization not composed entirely of licensed land surveyors or registered civil engineers if such a surveyor or civil engineer is in charge of all surveying practice of organization and prepares or supervises preparation of all surveying work and documents. Permits land surveying organization to operate under fictitious name or names of surveyors and engineers living or dead who are, or were when alive, members of organization, but requires that if organization name contains name of living member, then it shall also contain name of member licensed to practice land surveying.

Ch. 475 (AB 947) DUFFY Adds Sec. 14022, W. & I.C., re medical assistance.

Enacts Medi-Cal conflict of interest law which prohibits payment under Medi-Cal to a provider of service or to a facility or organization in which he or his immediate family have a significant beneficial interest, for services rendered in connection with the referral of a recipient, unless there is on-file with the director and Health Review and Program Council a statement of such interest.

Ch. 476 (AB 1078) BRIGGS New act, re school district tax rate.

Permits joint school district included within territory to which an areawide foundation program is applicable to increase school district tax rates for 1969-1970 fiscal year by amount sufficient to recover any loss of revenue because of omission to levy the maximum tax rate during the 1968-1969 fiscal year.

In effect immediately.

Ch. 477 (AB 1237) VEYSEY Amends Sec. 20021.6, Gov.C., re public employees' retirement system.

Provides that for purposes of membership in the system, "county peace officer" shall include the marshal and each regularly employed deputy marshal of a judicial district.

Ch. 478 (AB 1494) GONSALVES Amends Sec. 816, Pen.C., re arrest warrants.

Provides that when warrant of arrest has been delivered to peace officer and person named in warrant is otherwise lawfully in custody of peace officer, warrant may be executed by such peace officer or by any clerk of city or county jail acting under authorization and direction of such peace officer.

Incorporates additional changes to Sec. 816, Pen.C. proposed by SB 1378, to be operative only upon enactment of SB 1378.

Ch. 479 (AB 1682) MOBLEY Amends Secs. 233, 465, 545, Veh.C., re "bus" and "passenger vehicle."

Revises definitions of "bus," "passenger vehicle," and "schoolbus" for purposes of Veh.C.

Excepts from the definition of "schoolbus" a 10-passenger station wagon when used for transportation of not more than eight pupils and the driver, other than the regular transportation of pupils to and from a public or private school or transportation of mentally retarded or physically handicapped pupils.

Ch. 480 (AB 1790) WAXMAN Amends Sec. 1174, C.C.P., re unlawful detainer: public sale.

Specifies procedure for sale of unredeemed personal property of tenant against whom judgment in unlawful detainer has been enforced.

Ch. 481 (AB 2079) KNOX Amends Secs. 1900, 1901, 3905 and 4117, Corp.C., re corporations.

Provides that a portion of consideration received for no par stock with liquidation preference, as designated by the board of directors, may be credited to paid-in surplus, rather than requiring all such consideration to be credited to stated capital.

Excepts from general requirement that consideration for no par shares be credited to stated capital, any surplus resulting from sale of corporation's assets or merger or consolidation that may, in accordance with generally accepted accounting principles, be entered as earned or paid-in surplus.

Provides that excess consideration received from issue of par value shares may, in event of sale of corporation's assets or merger or consolidation, be entered as earned or paid-in surplus.

Provides that surplus resulting from sale of corporation's assets or merger or consolidation may, in accordance with generally accepted accounting principles, rather than sound accounting practice, be entered as earned or paid-in surplus.

Ch. 482 (AB 413) PORTER Amends, adds, and repeals various secs., Wat.C., B. & P.C. Gov.C., and H. & S.C., re water quality.

Revises generally laws governing water quality and water pollution control, including provisions relating to the State Water Resources Control Board, regional water quality control boards, the Water Quality Advisory Committee, state financial assistance for water pollution control, waste water reclamation and reuse, and other related matters.

Appropriates \$84,000 to State Water Resources Control Board for purposes of act.

Operative January 1, 1970.

Ch. 483 (AB 464) STULL Amends Sec. 5001.5, P.R.C., re underwater parks.

Adds underwater parks, as defined, to classification of units in the state park system.

Ch. 484 (AB 629) MacDONALD Amends Sec. 11102, W. & I.C., re public assistance: county responsibility.

Imposes on county responsibility for aid payments on behalf of a person admitted to state hospital from such county for three years after the person's release or discharge for persons released or discharged on or after July 1, 1969.

Ch. 485 (AB 714) VASCONCELLOS Adds Sec. 230.5, Civ.C., amends Sec. 10433, adds Secs. 10433.2, 10433.3, 10614, H. & S.C., re vital statistics.

Permits an action to be brought in the superior court of the county in which the petitioner resides for the purpose of obtaining for a child adopted by the petitioner a new birth certificate which specifies thereon that a deceased spouse of the petitioner who was in the home at the time of the initial placement of the child is a parent of such child. Provides that in any action for adoption the petitioner may request that the new birth certificate specify thereon that a deceased spouse of the petitioner who was in the home at the time of the initial placement of the child is a parent of such child. Provides that the inclusion of the name of a deceased person in a birth certificate shall not affect any matter of testate or intestate succession and shall not be competent evidence on the issue of the relationship between the adopted child and the deceased person in any action or proceeding.

Provides that where both adopting parents were in the home at the time of the initial placement of the child for adoption the newly amended birth record may include the names of both adopting parents despite the death of one of the adopting parents upon receipt of an order from the court granting the adoption which directs that the names of both adopting parents shall be included in the newly amended birth record.

Provides that an adopting parent who has adopted a child for whom an amended record has been prepared may have another amended record prepared for such

child upon application if he furnishes a copy of the appropriate court order and pays the required fee.

Sets a \$5 fee payable to the State Registrar for the preparation of an amended record.

Ch. 486 (AB 830) MOORHEAD Amends various secs., Veh.C., re motor vehicles: financial responsibility.

Changes from \$100 to \$200 the minimum amount of property damage for purposes of application of the motor vehicle financial responsibility laws. Makes related changes.

Ch. 487 (AB 922) LEWIS Amends Sec. 31771, adds Sec. 31676.1, S. & H.C., re vehicle parking districts.

Allows local legislative body to issue bonds authorized prior to November 13, 1968, under Vehicle Parking District Law of 1943 for period of 24 years at 6 percent interest notwithstanding any previous statements concerning such terms in ordinance, ordinance of intention, petition, or notice of hearing.

Requires legislative body to hold public hearing on proposed change in term, interest rate, or maximum interest rate of bonds.

Authorizes commission of parking district formed pursuant to Vehicle Parking District Law of 1943, to consist of 3 or 5 members, rather than requiring it to consist of 3 members.

Ch. 488 (AB 998) DENT Amends and repeals various secs., F. & G.C., re commercial fishing.

Authorizes taking of shrimp and staghorn sculpin in specified areas by trawl nets of no specified minimum mesh size.

Authorizes taking of mollusks, sand crabs, and shrimp in specified area by means of specified hand-operated appliances but prohibits taking of freshwater clams by means of such appliances on any levee or on the berm of any levee.

Deletes provisions specifying size requirements for prawn and shrimp traps used in waters south of Point Conception. Extends size requirements for such traps presently applicable in waters north of Point Conception to waters throughout the state.

Ch. 489 (AB 1015) BEVERLY Amends Secs. 132, 237.5, Civ.C., re civil actions.

Specifies that when interlocutory judgment of divorce has been entered and one year has expired from date of service of copy of summons and complaint upon, or appearance by, the defendant spouse, rather than only from date of service of copy of summons and complaint upon defendant spouse, the court may enter final judgment granting the divorce.

Specifies that, in actions for having person under 21 declared free from custody and control of either or both parents, when court appoints counsel for either minor or parents, counsel shall receive reasonable sum for compensation and expenses, the amount of which is to be determined by court. Requires such amount to be paid by real parties in interest, other than minor, in proportion that court deems just, unless court finds none of such parties able to afford counsel, in which case requires such amount to be paid out of county general fund.

Ch. 490 (AB 1025) BAGLEY Adds Sec. 12597, Gov.C., re charitable trusts.

Provides that the person having the responsibility to comply with provisions of the Uniform Supervision of Trustees for Charitable Purposes Act relating to registration and filing of reports shall pay the reasonable expense necessarily incurred by the state in the investigation and prosecution of any proceeding to secure such compliance.

Ch. 491 (AB 1143) Z'BERG Amends Secs. 117f and 117g, C.C.P., re small claims courts.

Provides trustee in bankruptcy or holder of conditional sales contract who has purchased contract for his portfolio of investments and who is not an assignee for purpose of collection may commence action in small claims court.

Ch. 492 (AB 1326) KNOX Adds Sec. 38793, Gov.C., re powers of cities.

Authorizes cities to remove, and assess costs of removing, overhead utility lines in underground utility districts against property as a lien if owner refuses to remove after notice and within reasonable time.

Ch. 493 (AB 1970) WILSON Amends, adds various secs., Fin.C., re financial institutions.

Authorizes banks and savings and loan associations to issue and sell securities which are guaranteed pursuant to specified provisions of the National Housing Act, as amended.

Authorizes banks and savings and loan associations to acquire and hold stock in specified corporations authorized to be created pursuant to the Housing and Urban Development Act of 1968, and to make investments in a partnership, limited partnership, or joint venture formed pursuant to specified provisions of such act.

Authorizes commercial, nondepartmental and savings banks and savings and loan associations to invest in stock, bonds, debentures, participations, and other obligations of or issued by the Federal National Mortgage Association and the Government National Mortgage Association, rather than certain stock, bonds, debentures, and other obligations issued pursuant to the National Housing Act, as amended. Specifies that limit on investment in such securities by commercial banks shall not apply to nondepartmental banks.

Authorizes commercial banks and savings banks to make loans for the purpose of financing building operations if the term of the loan does not exceed 36 months, rather than 18 months if secured by a lien on farm or single-family residential property and 36 months if secured by a lien on other property.

Changes obsolete references to Federal Reserve Act to refer to successor Federal Deposit Insurance Act.

Ch. 494 (AB 2297) BAGLEY Amends Secs. 11130, 54960, Gov.C., re open meetings.

Authorizes use of declaratory relief to determine applicability of laws relating to open meetings of state and local agencies, and mandamus or injunction to prevent violations of such laws.

Ch. 495 (SB 321) BURGNER Adds Sec. 25413.45, Ed.C., re dual office-holding.

Provides that no member of the governing board of a junior college district shall, during the term for which he was elected, be eligible to serve on the governing board of a high school district whose boundaries are coterminous with those of the junior college district.

Ch. 496 (SB 768) COLLIER Adds Sec. 20527.7, Wat.C., re irrigation districts.

Requires voters in Montague Water Conservation District to be owners of real property in district and specifies voters need not be district residents. Specifies voting rights of multiple owners. Authorizes voters or specified legal representatives to vote at district elections either in person or by proxy appointed as specified. Provides any voter eligible to be a member of district board of directors.

In effect immediately.

Ch. 497 (SB 1035) MILLS Repeals Sec. 30122, Elec.C., re apportionment of Legislature.

Deletes obsolete provision permitting any State Senator running for reelection in 1966 to use the word "incumbent" on the ballot.

Ch. 498 (AB 293) CROWN Amends Sec. 432.5, H. & S.C., re public health.

Declares legislative intent regarding provisions in state plan for hospital construction program, relating to relative need of the projects contained therein.

Ch. 499 (AB 472) BAGLEY Adds Sec. 25457.1, Gov.C., re county contracts.

Gives boards of supervisors power to delegate to county's administrative officer or executive officer in an equivalent position authority to execute contracts up to \$2,500, relating to purposes previously approved and budgeted, subject to ratification by board, with the exception of contracts for public improvements; where bidding is required; or where county's purchasing agent, in the case of certain types of contracts, is authorized to let contracts for purchases.

Ch. 500 (AB 682) BELOTTI Amends Sec. 4155, P.R.C., re firefighters: compensation.

Deletes provision that persons who, upon summons, assist in extinguishing forest fire shall be paid at same rate as determined by federal agency for Federal Forest Service. Specifies such person shall be compensated at the same wage rate, excluding fringe benefits, as state employees performing like services.

Ch. 501 (AB 710) POWERS Adds Sec. 31641.7, Gov.C., re county employees' retirement.

Provides that if a member of the County Employees Retirement Law of 1937 is unable to furnish certain prior county service information, the rate of compensation applicable to him at the time he first became a member of the system after the period to be credited shall be used in computing prior county service.

Ch. 502 (AB 809) BRIGGS Amends Secs. 23800, 23801, B. & P.C., re conditional alcoholic beverage licenses.

Allows Department of Alcoholic Beverage Control to place conditions on retail license upon request of licensee in various situations other than only during or after proceedings on a petition for a license or protest or for its suspension or revocation. Includes personal qualifications and conduct of licensee in matters which such conditions may cover.

Ch. 503 (AB 880) BROWN Amends Sec. 2193, B. & P.C., re medicine: practice of.

Deletes from the documentary evidence required of an applicant for a physicians and surgeons license who has graduated from a foreign medical school and is admitted to practice medicine in the foreign country, documentary evidence which would satisfy the State Board of Medical Examiners that he has been issued a medical diploma evidencing the completion of a required course of medical instruction and that the foreign country in which he has been licensed admits to practice therein American citizens who are admitted to practice medicine in some state of the United States or who have received a diploma from an American medical school.

Ch. 504 (AB 1154) PATTEE Amends Secs. 34900, 34901, 34902, Gov.C., re mayors.

Provides that term of office of elective mayor may be two or four years rather than only four as previously. Authorizes city election on the matter.

Ch. 505 (AB 1279) HOM Amends Sec. 25509, Gov.C., re county purchasing agents.

Authorizes counties to establish checking accounts for purchasing agents for purchase of miscellaneous and emergency services and supplies. Provides that checks drawn on such accounts shall not exceed amounts fixed by board of supervisors.

Ch. 506 (AB 1292) BRIGGS Amends and renumbers, adds, repeals various secs., Ins.C., re insurance: countersignatures.

Deletes requirement applicable to certain insurance and insurers that contracts of insurance be executed or renewed through a resident agent or after approval of such agent and countersigned by such agent.

Deletes requirement that insurers make verified declaration in certain statements that provisions relating to restrictions on underwriting have not been violated.

Provides standard fire insurance policy form need not include provision for countersignatures while such signatures not required by law.

Ch. 507 (AB 1293) RYAN Amends Sec. 31304, Wat.C., re county water districts.

Raises the borrowing limits on negotiable promissory notes of a county water district from \$500,000 to \$1,000,000.

Ch. 508 (AB 1304) PATTEE Amends Sec. 25503.3, B. & P.C., re alcoholic beverage licenses: advertising.

Allows beer manufacturers, as well as other specified persons, to advertise in a defined type of publication of bona fide food retailer trade association.

Ch. 509 (AB 1334) HAYES Adds Sec. 11006.2, W. & I.C., re public assistance.

Requires that public assistance warrants be placed in mail in time for receipt on first postal delivery day of following month and if holidays and weekends will delay delivery, requires warrants to be placed in mail in time for receipt on last postal delivery day of the month except when payment is made bimonthly, requires

one warrant be placed in mail in time for receipt on 15th day of the month and if holidays and weekends will delay delivery requires the warrant be placed in mail in time for receipt on or before the 15th day of the month.

Ch. 510 (AB 1367) BRATHWAITE Adds Sec. 14659.5, Ed.C., re district retirement salary plan.

Permits district retirement salary plan to provide for disability retirement of members after 5, rather than 10 years, of service for members who so retire on or after July 1, 1969. Requires that plan specify the proportion of the full retirement salary which the disability retirement salary bears to such salary.

Ch. 511 (AB 1515) CRANDALL Adds Sec. 58, amends Secs. 6113, 6862, Elec.C., re petitions and nomination papers.

Permits candidates for any office to circulate and sign their own nomination papers.

Permits persons engaged in circulating nomination papers and recall, initiative and referendum petitions for signatures, to sign such papers and petitions themselves.

Ch. 512 (AB 1697) MOORHEAD Amends Sec. 718, Prob.C., re disputed claims in probate.

Recasts provisions relating to reference of disputed claims in probate.

Ch. 513 (AB 1688) MOBLEY Amends and adds various secs., S. & H.C., re public property assessment.

Makes various revisions in Improvement Act of 1911 provisions re payment of assessments levied upon certain publicly owned property, including the provisions re the rate and time of payment of the interest thereon, the payment of such assessments in installments, and the form and contents of the certificates issued representing such assessments.

Incorporates in the Municipal Improvement Act of 1913, the provisions of the Improvement Act of 1911 re the certificates or bonds secured by unpaid assessments on publicly owned property.

Ch. 514 (AB 1813) BELOTTI Amends Secs. 26724, 26734, 26735, 26743, Gov.C., re sheriff's fees.

Fixes fee for service of various kinds of attachments and executions at \$5. Increases fee for service of subpoena from \$2 to \$3.

Ch. 515 (AB 1865) LANTERMAN Amends Sec. 74.5, adds Sec. 100.22, S. & H.C., re state highways.

Requires planning commission and legislative body of city or county to hold public hearing prior to recommending the adoption of state highway route by Legislature, as well as the selection of a state highway location by the California Highway Commission.

Requires city council or board of supervisors to hold public hearing prior to entering agreement with Department of Public Works regarding city street or county highway in connection with state freeways.

Ch. 516 (AB 2318) RUSSELL Adds Sec. 11523.5, Ins. C., re annuities: re-insurance.

Provides that specified certified persons may reinsure their total liability under an annuity agreement with admitted insurer for single premium. Provides such certificate holder may reduce amount of its reserve fund under specified conditions.

Ch. 517 (AB 2337) WILSON Amends Sec. 40303, Veh.C., re vehicles.

Revises provision permitting arresting officer in case where he is not required to take person arrested without unnecessary delay before magistrate either to give person arrested 10 days' notice to appear or take him without unnecessary delay before magistrate under designated conditions, in application to arrest for height, width, length, weight or load violation.

Ch. 518 (AB 136) VEYSEY Repeals Art. 4.5 (commencing with Sec. 8375), Ch. 4, Div. 7, and adds Art. 5.6 (commencing with Sec. 5995), Ch. 6, Div. 6, Ed.C., re work experience education.

Changes the article and section numbers of provisions enacted by Ch. 1371 of the 1968 Stats. to a suitable place in the portion of the Education Code revised in 1968, without substantive change.

Includes community colleges and community college students in work experience programs.

Includes work study programs for high school and community college students meeting specified criteria in purposes for which appropriation is presently made for new or expanded work experience education programs in certain high schools.

In effect immediately.

Ch. 519 (AB 200) CULLEN Adds Sec. 13355.5, Veh.C., re minors' drivers' licenses: suspension.

Provides that, upon recommendation of judge of juvenile court, Department of Motor Vehicles shall suspend immediately, for one year, driver's license of juvenile found to have committed offense of possession of marijuana or other specified offenses relating to narcotics, marijuana, and restricted dangerous drugs while such juvenile was motor vehicle operator.

Requires judge of juvenile court to report to department such recommendation and findings immediately.

Ch. 520 (AB 465) BEVERLY Amends Secs. 1121, 1122, 1128, 1135, 1137, Pen.C., re juries in criminal cases.

Authorizes court, both before and after submission of cause to jury, rather than only before such submission, to permit sworn jurors in criminal cases either to separate or be kept in charge of proper officer. Requires court to properly admonish jurors where jurors are permitted to separate.

Provides that, after hearing charge, court shall fix time and place for deliberation and jurors shall not deliberate on case except in specified circumstances together and under charge of sworn officer. Requires court to provide for custody and safekeeping of items which jurors are allowed to take with them upon retiring for deliberation.

Makes conforming changes.

To be effective only until December 31, 1971.

Ch. 521 (AB 882) BARNES Amends Secs. 13856.2 and 14201.1, and Secs. 13893 and 14101 as proposed by AB 1728, Ed.C., re State Teachers' Retirement System.

Requires that semiannual contribution of \$1 per member of State Teachers' Retirement System made by employer to pay employer's share of administrative costs of system be accumulated from year to year in Permanent Fund to pay such costs.

Deletes requirement that Retirement Board consider difference between 25 percent of actual cost of administration and the amount to be deposited into the fund as employer and member contributions for such costs in determining total contributions for subsequent years.

Ceases to be operative on June 30, 1973. Incorporates same changes to Secs. 13893 and 14101, Ed.C., as proposed by AB 1728, to be operative upon enactment of AB 1728.

Ch. 522 (AB 923) BROWN Adds Sec. 131.5, C.C.P.; amends Sec. 1203, adds Sec. 1203d, Pen.C., re probation reports.

Provides that no court shall pronounce judgment on defendant where probation report is involved, unless court, prosecutor, and defendant or his attorney have been given copy of probation report at least two days or, upon request of defendant, five days prior to date of consideration of such report by court for purpose of judgment. Provides that court probation officer to discuss contents of probation report with defendant who is not represented by an attorney.

Declares that intent of Legislature, by this act, is not to expedite probation reports but to give parties adequate time to evaluate them.

Ch. 523 (AB 2350) RALPH New act, re schools: added state support.

Expresses legislative intent re Enterprise City School District.

Appropriates \$160,000, or so much thereof as may be necessary, to Enterprise City School District to enable district to pay contracted indebtedness, due and owing, in the 1968-1969 fiscal year.

Requires Superintendent of Public Instruction to withhold, during 1969-1970 and 1970-1971 fiscal years, from apportionments from the State School Fund to the district, an amount equal to the amount actually disbursed, plus interest, to the district by this act.

In effect immediately.

Ch. 524 (AB 252) FORAN Amends Sec. 24074, B. & P.C., re alcoholic beverages.

Grants first priority to specified claims for wages, salaries or fringe benefits of employees of a seller or transferor of an alcoholic beverage license in distribution of consideration exchanged for such license when consideration not sufficient to pay claims of creditors of seller or transferor in full. Specifies that transfer application shall be accompanied by description of entire consideration.

Incorporates additional changes to Sec. 24074, B. & P.C., proposed by AB 1588 to be operative only upon enactment of AB 1588.

Ch. 525 (AB 393) MORETTI Adds Sec. 25, Lab.C., re sheriffs.

Defines "sheriff" to include constable and marshal.

Ch. 526 (AB 407) BILL GREENE Amends Sec. 1426, Lab.C., re fair employment practice.

Provides Fair Employment Practice Commission may order employers engaged in unlawful employment practice to take action, rather than affirmative action.

Ch. 527 (AB 876) BROWN Amends Sec. 2873, B. & P.C., re vocational nursing.

Provides that any person possessing either the education or the experience, or any combination of both, rather than only both the education and the experience, equivalent to accredited training may be licensed as a vocational nurse, where otherwise qualified.

Ch. 528 (AB 905) MURPHY Amends Sec. 840, Pen.C., re arrests.

Provides that, if arrest is made for commission of misdemeanor or infraction, rather than misdemeanor only, arrest cannot be made between 10 p.m. and 7 a.m. unless (1) arrest is made for offense committed in presence of arresting officer or private person making arrest. (2) arrest is made in public place, (3) arrest is made when person is in custody pursuant to another lawful arrest, or (4) arrest is made pursuant to warrant which, for good cause shown, directs that it may be served day or night, rather than prohibiting such arrests at night, unless upon direction of magistrate, endorsed upon warrant, except when offense is committed in presence of arresting officer.

Ch. 529 (AB 919) DUNLAP Amends Sec. 172, Pen.C., re alcoholic beverages.

Eliminates prohibition against the sale or exposure for sale of intoxicating liquor within one and one-half miles of the exterior limits of the land on which is located the Veterans' Home of Yountville, and exempts such veterans' home from provision prohibiting sale or exposure for sale of intoxicating liquor within one and one-half miles of any building actually occupied as a home, retreat, or asylum for ex-soldiers, sailors, and marines of the Army and Navy of the United States.

Makes technical changes.

Ch. 530 (AB 988) BEVERLY Adds Sec. 24242.5, H. & S.C., re aircraft.

Prohibits operation of aircraft, as defined, in manner that will result in discharge into atmosphere of specified air contaminant for period of over 10 seconds in any one hour. Exempts aircraft used in specified agricultural operations from such prohibition.

To become operative January 1, 1971.

Ch. 531 (AB 1695) MOORHEAD Amends, adds various secs., Fin.C., re banks.

Makes various changes in provisions relating to loans to officers, directors, and employees of banks.

Ch. 532 (AB 2182) VEYSEY Adds Sec. 5991.5, Ed.C., re work experience education.

Authorizes school districts to provide, under work experience and work study education programs, for employment of pupils in part-time jobs located outside the district and provides that such employment may be by any public or private employer. Authorizes school districts to pay wages to persons under such programs whether assigned within or without the district, except that no payments may be made to or for private employers, and to provide workmen's compensation insurance as may be necessary.

In effect immediately.

Ch. 533 (AB 84) CHAPPIE Adds Art. 7 (commencing with Sec. 22185), Ch. 1, Pt. 5, Div. 11, Wat.C., re irrigation district recreational facilities.

Authorizes irrigation districts to construct, maintain, and operate recreational facilities in connection with any dams, reservoirs, or other works owned or controlled by the district, and to fix and assess reasonable charges for the use of such facilities.

Ch. 534 (AB 186) KARABIAN Amends, amends and renumbers, and repeals various secs., Ed.C., re education.

Codification to maintain the codes; makes no substantive change.

Ch. 535 (AB 236) BURKE Adds Sec. 27129, Ed.C., re school library services.

Authorizes the governing board of a school district, whose territory is served by one or more public agencies providing library services, to contract with them for library services for pupils.

Ch. 536 (AB 389) MacDONALD Amends Sec. 484, Ins.C., re insurance premiums: cancellation for nonpayment.

Provides that, notwithstanding acknowledgment in insurance policy of receipt of premium, policy may be canceled for nonpayment of any or all of premium which is actually unpaid if cancellation right is reserved to insurer in policy.

Ch. 537 (AB 446) BELOTTI Amends and adds various secs. and heading, Ag.C., re milk and milk products.

Makes fluid skim milk components an additional basis for payments for milk.

Establishes extra grade dry buttermilk and establishes standards therefor.

Makes the temporary quality standards on manufactured milk products and the definitions, standards and permits on new milk products established by the Director of Agriculture effective until after the second regular session of the Legislature commencing after the establishment of such standards rather than until next regular session.

Deletes limitation on temporary standards that such may only be established when Legislature is not in session.

Provides that specified administrative regulations relating to standards for designated products shall remain in effect until the 61st day after the adjournment of the 1971 Regular Session of the Legislature. Authorizes Director of Agriculture to amend regulations.

Ch. 538 (AB 471) BAGLEY Adds Ch. 2 (commencing with Sec. 61770), Pt. 6, Div.*3, Title 6, Gov.C., re community services districts.

Authorizes the establishment of zones within a community services district for the purpose of incurring bonded indebtedness to pay for improvements and services, to fix and collect special rates or charges and taxes, or for the levying of special taxes for improvements and services. Prescribes methods and procedures for the establishment of such zones.

* Correction.

Ch. 539 (AB 595) STACEY Amends Sec. 16105, Veh.C., re motor vehicles.

Deletes provision for termination of suspension of registration card and license plates and the storage of motor vehicle where owner or driver of motor vehicle gives prescribed proof of ability to respond in damages by having a specified motor vehicle liability policy.

Ch. 540 (AB 671) BURKE Amends Sec. 13260, Ed.C., re tenure.

Specifies that the services of a permanent employee of a school district may be terminated on June 30th, if he has failed, upon request, to notify the governing board of a district by July 1st of his intention to remain or not to remain in the services of the school district. Eliminates provisions for suspension of all credentials and certificates held by the employee for not more than one year by the issuing authorities.

Ch. 541 (AB 699) FORAN Amends Sec. 22507, adds Sec. 22507.5, Veh.C., re local parking regulations.

Prohibits application of local parking restrictions until signs or markings giving notice thereof have been placed, with the exception of alleys.

Authorizes local authorities, however, to prohibit or restrict, by ordinance or resolution, the parking or standing of vehicles on certain streets or highways, or portions thereof, between hours of 2 a.m. and 6 a.m. without placing such signs or markings.

Ch. 542 (AB 818) BEVERLY Amends Secs. 266h, 266i, Pen.C., re pimping, pandering, prostitution.

Provides that crime of pimping is committed when any person, rather than male person only, derives support from earnings of another person, or solicits for another person, and knows that such person is a prostitute, rather than knows that such female person is a prostitute.

Provides that crime of pandering is committed when person procures another person for purpose of prostitution, rather than female person for house of prostitution, or induces another person to become prostitute, rather than female person to become inmate of house of prostitution, or receives or gives money or thing of value for procuring another person for purpose of prostitution, rather than female person for house of prostitution.

Ch. 543 (AB 903) SCHABARUM Amends Sec. 35401, Veh.C., re vehicle combinations: maximum lengths.

Adds to the combinations of vehicles whose total length may exceed 60 feet but may not exceed 65 feet, combinations of motor trucks and truck tractors while being operated in a "driveway-towaway operation" and specified vehicles.

Incorporates additional changes proposed by SB 757 to Section 35401, Veh.C., to be operative only upon enactment of SB 757.

Ch. 544 (AB 936) PATTEE Amends Secs. 37853, 37883, 37943, Ag.C., re cheese.

Specifies that the provisions limiting the size of consumer packages of pasteurized process cheese food, pasteurized cheese spreads, and coldpack cheese food, shall not preclude the sale of these cheeses in larger package for industrial and institutional use.

Ch. 545 (AB 987) CULLEN Amends Sec. 72, Pen.C., re fraudulent claims.

Specifies that "officer" includes prescribed carrier authorized to act as an agent for purposes of section making it a public offense to present for allowance or payment, with intent to defraud, any false or fraudulent claim, bill, account, voucher, or writing to board or officer of state or to board or officer of designated local public entity, authorized to allow or pay same if genuine. Makes such offense punishable as either misdemeanor or felony, rather than only as felony.

Ch. 546 (AB 1235) Z'BERG Amends and renumbers Sec. 690.12, as added by Ch. 193, Stats. 1968, C.C.P., re debtor's exemptions: vacation credits.

Provides that all vacation credits accumulated by any public employee, rather than a state employee only, are exempt from attachment or execution.

Ch. 547 (AB 1243) MULFORD Amends Sec. 22702, Veh.C., re regional parks : abandoned vehicles.

Authorizes regional park district police to remove abandoned vehicles from regional park district property.

Incorporates additional changes to Sec. 22702, Veh.C., proposed by AB 1667, to be operative only upon enactment of AB 1667.

Ch. 548 (AB 1272) TOWNSEND Amends Sec. 31873, adds Sec. 31874.1, Gov.C., re county employees retirement law.

Permits county board of supervisors to elect to pay the costs of the increase in the member's contributions for his service retirement annuity resulting from a cost-of-living adjustment, and permits the board to elect to pay cost-of-living increases over 3 percent in both retirement and death allowances.

Operative in a county when adopted by majority vote of the board of supervisors of the county.

Ch. 549 (AB 1303) PATTEE Amends Sec. 25509, B. & P.C., re alcoholic beverages : credit restrictions.

Allows beer manufacturer, as well as other specified persons, to make additional specified charges to, and impose specified credit restrictions on, retailers delinquent in payment for beverages sold and delivered to them.

Ch. 550 (AB 1306) HAYES Adds Sec. 4036.2, B. & P.C., re prescriptions.

Permits prescriber to authorize his employee to orally transmit a prescription if he gives the furnisher written evidence of the authorization. Limits this authority to prescriptions other than narcotics as defined in Division 10 of Health and Safety Code.

Ch. 551 (AB 1739) BRITSCHGI Amends Sec. 7376.6, B. & P.C., re cosmetology.

Deletes obsolete section reference.

Ch. 552 (AB 1761) HAYES Amends Secs. 1702 and 1853, Prob.C., re conservatorship.

Authorizes exercise of prescribed additional powers granted conservator pursuant to court order without regard to whether other Probate Code requirements are complied with unless other requirements are set forth specifically in such court order.

Ch. 553 (AB 1920) SIEROTY Amends Sec. 3234, P.R.C., re oil and gas conservation.

Provides that specified reports of oil and gas operators filed with the Division of Oil and Gas shall be open to inspection by the State Board of Equalization or its representatives, as specified, and by the assessor of the county in which the well is located.

Ch. 554 (AB 2101) HAYES Adds Sec. 1801.4, Civ.C., re retail installment sales.

Provides that the Unruh Retail Installment Sales Act shall not apply to any contract or series of contracts providing for the construction, sale, or construction and sale of an entire residence or all or part of a structure designed for commercial or industrial occupancy, with or without a parcel of real property or an interest therein, or for the sale of a lot or parcel of real property, including any site preparation incidental to such sale.

Ch. 555 (AB 2175) RAY E. JOHNSON New act, re small craft launching facilities.

Provides that an amount equivalent to unexpended balance as of June 30, 1969, of Item 288 of Budget Act of 1967, as extended by Budget Act of 1968, is appropriated from the Harbors and Watercraft Revolving Fund and shall be available for the purposes provided in such item, and in addition shall be available in the amount of \$160,000 for a grant to Butte County for construction of specified facilities at Lime Saddle Area of Oroville Reservoir State Recreation

Area. Provides that no funds may be granted to Butte County until an agreement with the Department of Parks and Recreation has been made, and specifies such funds to be available until June 30, 1970.

In effect immediately.

Ch. 556 (AB 2269) RUSSELL Amends Sec. 11005.6, R. & T.C., re vehicle license fee distributions.

Revises county authorization to apply for estimate of increase in its population for purposes of vehicle license fee distributions.

Ch. 557 (AB 2278) STULL Amends Sec. 14800, Elec.C., re absent voter ballots.

Provides for absent voting by persons confined by illness or disability in place of residence as well as in hospital, sanatorium or nursing home.

Ch. 558 (SB 295) BEILENSEN Amends, adds various secs., Ed.C., re public schools.

Authorizes governing board of school district maintaining an opportunity school to confer diploma upon any pupil who has satisfactorily completed prescribed course of study of school district in an opportunity school maintained by the district.

Includes, in general, opportunity programs within provisions governing opportunity schools and classes. Authorizes pupil to be enrolled in opportunity program for not less than a class period of school, nor more than 179 minutes per day. Provides that attendance in opportunity program is to be credited as regular class attendance.

Requires pupil enrolled in opportunity program and regular school, to attend school for period of time not less than minimum schoolday required for grade level in which he is enrolled.

In effect immediately.

Ch. 559 (SB 433) BRADLEY Amends Secs. 1352, 11751, and 11751.55, adds Sec. 11751.25, Ins.C., re insurance.

Increases various application and annual fees for certificates of authority for reciprocal insurers and licenses for rating organizations, and revises due and delinquent dates for such fees.

Provides that if specified organizations request official action by Insurance Commissioner under workmen's compensation or the State Compensation Insurance Fund provisions which he can lawfully consummate only after noticed public hearing, commissioner shall require such request to be in writing. Specifies that fee required for filing such request shall be earned if request is denied or granted in altered form.

In effect immediately.

Ch. 560 (AB 370) BADHAM Adds Sec. 9912.5, B. & P.C., re employment agencies.

Declares that it is against the public policy of this state for an employer or a group of employers to charge an applicant a fee for employment with such employer or with any employer who is a member of the group of employers.

Ch. 561 (AB 625) SCHABARUM Amends Sec. 8101.5, R. & T.C., re vehicle license fuel tax.

Eliminates refund of tax, other than five cents per gallon, on motor vehicle fuel used in propelling aircraft engaged in crop dusting in connection with agricultural activities conducted from airports, airstrips, heliports, or pads owned or operated by a public entity.

Ch. 562 (AB 949) DUFFY Adds Sec. 14107, W. & I.C., re medical assistance.

Makes it a crime for any person, with intent to defraud, to present for allowance or payment any false or fraudulent claim, to submit false information for the purpose of obtaining greater compensation than that to which he is legally entitled, or to knowingly submit false information for the purpose of obtaining authorization for the furnishing of services or merchandise under Medi-Cal.

Provides that such enforcement remedy does not preclude the use of any other criminal or civil remedy.

Ch. 563 (AB 991) POWERS Amends Sec. 1402, Prob.C., re guardians.

Provides person may by will appoint guardian for property of minor living or likely to be born which minor receives from such person by the will.

Ch. 564 (AB 992) POWERS Amends Secs. 1263, 1267, 1301, Civ.C., re homesteads.

Deletes estimate of actual cash value of premises from required contents of homestead declarations by heads of families and other persons, and separate homestead declarations by married persons.

Ch. 565 (AB 1175) KNOX Adds Sec. 426, R. & T.C., re assessing open-space lands.

Specifies method assessor or State Board of Equalization must use to determine assessed value of property subject to an enforceable restriction authorized by the Land Conservation Act of 1965, when specified conditions are met.

Ch. 566 (AB 1560) BIDDLE Adds Sec. 29430, repeals Secs. 29430, 29431, 29432, 29433, Gov.C., re sheriff's special funds.

Revises specifications for the sheriff's special appropriation.

Ch. 567 (AB 1706) BEVERLY Amends Sec. 585, adds Sec. 587, C.C.P., re default judgments.

Requires written application by a plaintiff for specified entries of default or default judgment.

Requires application by plaintiff or his attorney for entry of default or default judgment to include affidavit that a copy of such application was mailed, with the date of mailing, to defendant's attorney of record, or if none, to the defendant at his last known address. Requires if no such address of defendant is known to plaintiff or plaintiffs that affidavit state such fact.

Declares that nonreceipt of such notice shall not invalidate or constitute grounds for setting aside such judgment.

Incorporates additional changes to Sec. 585, C.C.P., proposed by SB 574, to be operative only upon enactment of SB 574.

Ch. 568 (AB 1713) WAKEFIELD Amends various secs., H. & S.C., re explosives.

Permits the State Fire Marshal to enforce the provisions adopted by him relating to high explosives.

Prohibits transporting of blasting caps or similar primary explosive initiation devices, rather than electric blasting caps or electric detonators, upon any vehicle equipped with radio transmitter or other device which may cause detonation of such primary initiators, rather than a two-way radio and requires that a label indicating specified information be affixed to the shipping container of such devices.

Revises provisions relating to permits to receive and transport explosives.

Requires that in event any person desires to receive explosives for use in an area outside of this state a permit to receive such explosives to be obtained from the State Fire Marshal, rather than obtaining such permit, using form prescribed by the State Fire Marshal, from the chief in whose area the explosives are to be received.

Requires that statement, which must be filed in applying for permit, contain prescribed information, rather than authorizing it to contain such information.

Requires person having blasting caps in possession or control to keep same securely deposited in locked approved magazine, rather than in locked receptacle, except when taken therefrom for actual use, transportation, or sale.

Ch. 569 (AB 1737) BRITSCHGI Adds Sec. 7392.3, B. & P.C., re cosmetology.

Provides that, if a school of cosmetology or electrology moves to a new location, without a change of ownership the licensee shall qualify only such new premises as would a new licensee.

Ch. 570 (AB 1756) HAYES Adds Ch. 3 (commencing with Sec. 998), Title 14, Pt. 2, C.C.P., re offers to compromise: costs.

Authorizes any party, not less than 10 days prior to commencement of the trial or at any settlement conference presided over by a judge of the court in which the action is pending, to serve an offer in writing to the other party to have judgment taken based on terms and conditions offered, and if the party to whom the offer is made refuses to accept it prior to trial or within 30 days after it is made, whichever occurs first, and there is a judgment less favorable to him than the refused offer, bars him from recovering costs and authorizes the court to order him to pay various costs of the other party, including fees of expert witnesses who are not regular employees of any party.

Declares that such procedure shall not apply to eminent domain actions.

Ch. 571 (AB 1806) DENT Amends Sec. 31401, Ag.C., re dog regulation violation.

Makes conviction of a violation of an offense relating to regulation and licensing of dogs punishable by a fine of not more than \$50, rather than not less than \$25, for first offense, and by a fine of not more than \$100, rather than not less than \$50 and specified county jail imprisonment, for a second or subsequent offense. Deletes provision making second conviction of such offense punishable by 10 days of imprisonment in the county jail.

Ch. 572 (AB 1894) MURPHY Amends Sec. 217, H. & S.C., re fireman: first aid training.

Specifically defines "fireman" as used in provisions relating to first aid.

Ch. 573 (SB 709) GRUNSKY Adds Sec. 1426, H. & S.C., re hospitals: rescue teams.

Provides that, where good faith is exercised, no liability shall be imposed upon a hospital or its staff or officers or upon the federal or state government or upon a county for any act or omission of any rescue team when attempting to resuscitate any person who is in immediate danger of loss of life, if the rescue team has been established by any hospital licensed by the State Department of Public Health or is operated by the federal or state government, a county, or by the Regents of the University of California; and defines "rescue team."

Specifies that these provisions shall not relieve a hospital of any duty otherwise imposed by law upon the hospital for designating and training the rescue team or for providing and maintaining equipment to be used by the rescue team.

Ch. 574 (SB 1230) MARLER Amends Sec. 3277, F. & G.C., re pheasants.

Permits season of shooting for pheasant on a licensed pheasant or game bird club premise in Zone A for a specified period of 100 days instead of 75. Changes the percentage of the total number of pheasants that may be taken on the premises.

Ch. 575 (AB 661) BAGLEY Amends Sec. 1301, Ed.C., adds Secs. *10202.5 and 10219.2, Elec.C., re public offices.

Provides that persons appointed to an office of a district subject to the provisions of the Uniform District Election Law, including school district office shall not use "incumbent," description of the office or its title as a ballot designation but may use "appointed incumbent" if he is a candidate for that office at the next election.

* Correction

Ch. 576 (AB 676) BURKE Amends Sec. 9751, Ed.C., re school textbooks.

Adds donation to a nonprofit charitable organization and donation to children and other persons in this state or in a foreign country for the purpose of increasing the general literacy of the people to the alternative methods of the Superintendent of Public Instruction for disposing of undistributed and surplus obsolete textbooks usable for educational purposes remaining in the state textbook warehouse after expiration of an adoption period.

Ch. 577 (AB 729) STULL Amends Secs. 44972, 44974, and 44975, Ag.C., re avocado packing.

Permits a tolerance of not more than 8% from the specified net weight requirement after the date of packing.

Provides average net weight of each container in lots of 11 containers or more, rather than in lots of 11 containers to 100 containers, shall be determined by obtaining the average net weight of 10 containers selected at random.

Ch. 578 (AB 758) ARKLIN Adds Sec. 681.10, H. & N.C., re vessel registration agents.

Requires that all money received by an agent of the Department of Harbors and Watercraft from the sale of certificates of number or temporary certificates of number shall be kept separate and apart from any other funds of the agent and shall belong to the state at all times.

Declares that in case of an assignment for the benefit of creditors, receivership, or bankruptcy, the state shall have a preferred claim against the agent, receiver, or trustee for all moneys owing the state for the sale of certificates, and shall not be estopped from asserting such claim by reason of the commingling of funds or otherwise.

Ch. 579 (AB 1398) BROWN Amends Sec. 11580.2, Ins.C., re uninsured motorists.

Provides that arbitration award shall not be conclusive on any party in action or proceeding between (i) insured, insurer, legal representative, or heirs and (ii) uninsured motorist to recover damages arising out of accidents upon which award is based.

Ch. 580 (AB 1485) VEYSEY Amends Sec. 2807, Veh.C., re schoolbus inspections.

Provides for inspection of schoolbuses by authorized employees of, rather than members of, the California Highway Patrol.

Ch. 581 (AB 1518) PRIOLO Amends Sec. 8800, Fin.C., re savings and loan associations.

Provides commissioner shall visit and examine savings and loan associations at least once every two years, rather than every year without previous notice.

Ch. 582 (AB 1805) DENT New act, re property tax reassessment.

Changes date prior to which damage to property must have occurred for property owner to qualify under calamity reassessment procedure, from July 1, 1968 to August 1, 1968.

Ch. 583 (SB 285) WHETMORE Adds Title 1 (commencing with Section 1725), Pt. 4, Div. 3, Civ.C., re construction of swimming pools.

Defines "swimming pool contractor."

Requires contracts for swimming pool construction to be in writing; to set date certain for completion. Requires contracts to contain plans and specifications approved by purchaser, and to particularly describe work to be done. Requires prior written authorization for additional work. Exempts contracts for pools built for use and enjoyment of other than single-family unit upon or contiguous to premises occupied by that unit or built as part of original building plan by same contractor who builds a single-family dwelling unit on the premises. Requires contractor's name, license number, and classification to be on contract, and that copy of signed contract be delivered to party contracting for construction of pool. Requires, in action arising out of contract for pool, that reasonable attorney fee be awarded to prevailing party. Declares provisions are not exclusive of existing law, and that noncomplying contracts are void and unenforceable. Enacts other related provisions.

Ch. 584 (SB 388) CUSANOVICH Adds Sec. 2801.15, U.I.C., re disability compensation.

Provides that a hospital in which an individual eligible for an additional \$12 per day disability insurance benefit under the Jesse Mayo Disability Insurance Hospital Benefits Law is hospitalized shall notify such individual, within 10 days

of the first day of the individual's confinement in the hospital, of his right to such benefits and supply him with application forms necessary to apply for these benefits.

Provides that failure to notify such individual of these benefits or to supply him with the necessary forms shall constitute good cause for the late filing of a claim.

Makes act operative with respect to periods of disability commencing on and after effective date of the act.

Ch. 585 (SB 456) DEUKMEJIAN Amends Sec. 1830, W. & I.C., re Youth Authority.

Authorizes the Director of the Youth Authority, with the approval of the Youth Authority Board, to participate in local work furlough programs that have been established by counties.

Ch. 586 (SB 676) COLOGNE Amends Sec. 9, Riverside County Flood Control and Water Conservation District Act (Ch. 1122, Stats. 1945), re Riverside County flood control.

Authorizes board of supervisors in exercising power of eminent domain to adopt by two-thirds vote a resolution or ordinance as specified, which shall be conclusive evidence of the public necessity of the proposed public improvement, that such property is necessary therefor, and that the improvement is planned or located in the manner which will be most compatible with the greatest public good and the least private injury.

Ch. 587 (SB 793) LAGOMARSINO Repeals Secs. 6060.6, 6060.7, B. & P.C., re admission to practice law.

Repeals provisions qualifying admission to practice law requirements relative to certain war veterans.

Ch. 588 (SB 944) STEVENS Amends Sec. 4532, Pen.C., re prisoners.

Makes penalties for escape from specified places of confinement or persons, and for willful failure to return to place of confinement, applicable to persons authorized to secure education or continuing regular educational program under Work Furlough Rehabilitation Law.

Ch. 589 (SB 1302) WAY Adds Sec. 26614.5, Gov.C., re searches by counties.

Provides that county or city and county of residence of person who is lost or in danger of life and is searched for shall pay to county or city and county conducting search in any case where the expenses of such search exceed \$500, two-thirds of the reasonable expenses thereof in excess of \$500 within 30 days after submission of claim therefor by county or city and county conducting search and provides county or city and county conducting such search shall pay the remaining expense.

Ch. 590 (AB 102) BILL GREENE Amends Secs. 883 and 1760.4, W. & I.C., re juveniles.

Limits use of wards in juvenile homes, ranches, camps, or forestry camps established by county board of supervisors, and boys in forestry camps established by Department of the Youth Authority, in fire suppression work except under specified conditions.

Ch. 591 (AB 981) BELOTTI Amends Sec. 25541.7, Ed.C., re junior college finance.

Provides that the increase in the maximum tax rate of a junior college district to any interdistrict attendance agreements and any part and equipment lease agreements, shall remain in effect until the end of the seventh, rather than fifth, consecutive fiscal year following the election date at which the first district bond issue passed, in junior college districts in which such seventh year expires on July 1, 1971, rather than July 1, 1969.

Also provides that such increases shall remain in effect until end of fifth, rather than fourth, consecutive fiscal year in districts in which such fifth, rather than fourth, year expires on July 1, 1971, rather than on July 1, 1970.

In effect immediately.

Ch. 592 (SB 22) SHERMAN Adds Sec. 27288.1, Gov.C., re recordation of documents.

Provides that if an instrument to be recorded is a release of any lien upon real or personal property, the county recorder shall not accept the instrument for record unless the release sets forth name of obligor or obligors whose obligation is basis of the lien being released.

Ch. 593 (SB 27) HARMER Amends Sec. 194, Pen.C., re murder and manslaughter.

Changes condition that death occur within certain time to make killing either murder or manslaughter to require death to occur within three years and day, rather than one year and day, after stroke is received or cause of death is administered.

Ch. 594 (SB 515) MARLER Amends Sec. 37902, Gov.C., re city public works projects.

Requires that expenditure for city public works project exceeding \$3,500, rather than \$2,500, be contracted for and let to the lowest responsible bidder.

Ch. 595 (SB 644) MOSCONE Amends Sec. 26726, Gov.C., re sheriff's fees.

Increases sheriff's keeper fee for one keeper from \$18 to \$25 per eight-hour period or fraction thereof. Increases total maximum fee for any keeper in any 24-hour period from \$36 to \$50 per day.

Ch. 596 (SB 673) COLOGNE Amends Sec. 842 and adds Sec. 842.1, Prob.C., re estate property : leases.

Permits lease of property in an estate for period in excess of 10 years, rather than prohibiting such leases except with respect to minerals and asparagus, if there is a showing of need and advantage with respect to a longer lease, and if at least 20 days prior to hearing date on petition for such lease, the petitioner causes notice of such hearing to be mailed to all legatees and *devisees or to all named heirs of the decedents. Provides that an order for such lease in excess of 10 years may not be granted if any person interested in the estate objects at the hearing.

Ch. 597 (SB 760) DYMALLY Amends Secs. 4806, 4807, Pen.C., re reprieves and pardons.

Makes technical nonsubstantive changes to conform to existing law.

Ch. 598 (SB 1300) DEUKMEJIAN Adds Secs. 35251.5, 35271.5, Gov.C., re cities : alteration of boundaries.

Dispenses with approval of boundary alteration by legislative body of the city from which territory is to be excluded if the territory is in a single block, zoned for single family residential use, and the boundary between the two cities runs through each of the residences located upon the territory to be excluded.

Provides that school district boundaries which are the same as the city boundaries shall change to match the altered city boundaries.

Ch. 599 (AB 1225) CRANDALL Amends Sec. 204, Lab.C., re wages.

Provides an exception to the semimonthly payday law for certain employees who are engaged in executive, administrative, and professional work and are exempted from certain maximum hour provisions of the Fair Labor Standards Act as amended through March 1, 1969, if paid before the 26th of the month during which the labor was performed, provided that the entire month's wages are paid at that time.

Ch. 600 (AB 2056) KNOX Amends and adds various secs., various codes, re public securities.

Increases maximum allowable interest rates on future issues of various public securities to 7 percent. Permits districts to sell certain general obligation bonds at 7 percent rate under specified conditions.

Permits redevelopment agencies to sell bonds at a discount of up to 5 percent on specified conditions, including bonds authorized but unissued upon effective date of this increase.

*Correction.

Permits joint powers agreement revenue bonds to be sold to state or federal government, or agency thereof to pay principal and interest on loans made to joint powers agency by state or federal government.

In effect immediately.

Ch. 601 (SB 404) SHERMAN Amends Sec. 25651, H. & S.C., re transportation of radioactive materials.

Substitutes for specific names of federal agencies with whose regulations on transportation of radioactive materials those of State Department of Public Health must be compatible any federal agency or agencies required or permitted by federal law to establish such regulations.

Ch. 602 (SB 410) STIERN Amends Sec. 13706, Ed.C., re merit system: personnel commissioners.

Prohibits any person from being appointed, reappointed, or continued as a member of the personnel commission in a school district having a merit system if he is a member of a county board of education or the governing board of any school district, rather than a member of the governing board of the particular school district. Makes clarifying changes re qualifications for appointment or re-appointment of persons to commission, with respect to adherence to principle of merit system.

Ch. 603 (SB 506) PETRIS Amends, amends and renumbers, and adds various secs., R. & T.C., re bank and corporation tax.

Changes 5 percent penalty period for late filing under Bank and Corporation Tax Law from 30 days to a month. Extends the statute of limitations for filing refund claims where a taxpayer is required to report a change or correction by the Internal Revenue Service. Extends the antidisclosure provisions of the Bank and Corporation Tax Law to all state employees. Makes related clarifying and technical changes.

Expands authority of Attorney General to inspect bank and corporation tax returns and reports, and revises restriction of use of information in such returns and reports.

In effect immediately.

Ch. 604 (SB 750) HARMER Amends Sec. 1000, Prob.C., re distribution of estates.

Reduces from three to two months the time from the first publication of notice to creditors after which a petition for preliminary distribution of an estate may, under specified conditions, be brought.

Ch. 605 (SB 1095) LAGOMARSINO Adds Sec. 3056, B. & P.C., re optometry.

Requires State Board of Optometry to admit to the examination for a certificate of registration as an optometrist any applicant who meets specified requirements.

Ch. 606 (SB 1284) BURGNER Amends Secs. 9906, 9909, Gov.C., re legislative advocates.

Requires legislative advocates to give full legal name when registering as such, and requires them to get a certificate of registration from the appropriately established legislative committees prior to acting as legislative advocate.

Allows appropriately established committees to revoke certificate of registration for failure to file required expense reports after 90 days from date reports are due if committee is notified of extenuating circumstances preventing filing, or any time after date reports are due if committee is not notified of extenuating circumstances.

Ch. 607 (SB 1363) MCCARTHY Amends Secs. 456.5, 456.6, Elec.C., re voter registration information.

Requires county clerks, on the 135th day before each presidential and direct primary, to furnish Secretary of State with specified supporting documents.

Ch. 608 (AB 259) VEYSEY Adds Sec. 405.8, C.C.P., re civil actions: professional services.

Authorizes the defendant, in specified types of actions for personal injuries against a physician and surgeon, dentist, registered nurse, dispensing optician, optometrist, pharmacist, registered physical therapist, podiatrist, licensed psychologist, osteopath, chiropractor, clinical laboratory bioanalyst, clinical laboratory technologist, veterinarian, or a licensed hospital as the employer of any such person, to move the court for an order, upon notice to plaintiff and all defendants having appeared in the action, and hearing, requiring plaintiff to furnish a written undertaking, with at least two sufficient sureties in a sum not to exceed \$500, or to deposit such sum or equivalent security approved by court with the clerk of the court, as security for costs of defense which may be awarded against plaintiff. Requires such motion to be supported by affidavit showing the claim against defendant is frivolous.

Permits any defendant having appeared in the action and within a prescribed time to join with the moving party for such order, and specifies that failure to so join precludes such defendant from moving for such order.

Requires that the court, at the hearing upon such motion, order the plaintiff to furnish such security if the defendant shows to the satisfaction of the court certain specified facts. Specifies that determination that security shall be or shall not be furnished, shall not be deemed a determination of any one or more issues in the action or of the merits thereof, and provides that if a determination is made that a written undertaking or deposit be furnished by the plaintiff, if such undertaking or deposit is not furnished within such reasonable time as the court may fix, then the action against the defendant, to whom the security relates, shall be dismissed.

Excepts a complaint in an action commenced in a small claims court from these provisions.

Requires that whenever more than one such defendant is named that the undertaking or deposit shall be increased to the extent of not to exceed \$500 for each additional defendant in whose favor such undertaking or deposit is ordered not to exceed the total of \$1,000.

Requires the plaintiff to pay defendant's court's costs, upon the dismissal of the action or the award of judgment to the defendant, in any action requiring a written undertaking or deposit.

Makes any surety liable for such costs in an amount not to exceed \$500 or amount of undertaking, whichever is lesser, for each defendant with respect to whom such surety has executed a written undertaking or deposit.

Directs the defendant to pay the cost to plaintiff of obtaining such written undertaking or deposit and defending motion for dismissal which is herein authorized, if plaintiff prevails in the action against any defendant with respect to whom such security has been filed.

Provides that defendant filing motion or joining moving party is precluded from subsequently filing motion for summary judgment, and that defendant filing motion for summary judgment is precluded from subsequently filing a motion or joining with moving party.

Ch. 609 (AB 406) BILL GREENE Amends Sec. 1420, Lab.C., re fair employment practices.

Makes it an unlawful employment practice, with certain exceptions, for an employer to refuse to select a person for a training program leading to employment, or to bar or discharge him from such a training program, because of the race, religious creed, color, national origin, or ancestry of such person.

Incorporates additional changes to Sec. 1420, Lab.C., proposed by AB 182, to be operative only upon enactment of AB 182.

Ch. 610 (AB 493) PATTEE Adds Sec. 992, R. & T.C., re taxation of wine.

Provides that any wine, winery product or brandy produced or manufactured in California by a licensed winery, wine blender or manufacturer which now or hereafter is held in bond by any such licensee shall be subject to taxation only on the first day in March immediately following its production or manufacture.

Ch. 611 (AB 681) Z'BERG Amends Secs. 1812.82, 1812.85, 1812.97, and 1812.995, Civ.C., re health or dance studios.

Requires that copy of written contract for health or dance studio services be given customer at time of signing contract. Permits cancellation of contract by customer without penalty or forfeiture within 10 days after his receipt of such copy rather than within 10 days after date of contract. Requires copy of dance studio bond to be filed with Secretary of State. Includes within bonding provisions those dance studios which do not enter into written contracts for dance studio service.

Ch. 612 (AB 763) ZENOVICH Amends, adds, repeals various secs., Fin.C., re savings and loan associations.

Eliminates requirement that guarantee stock of savings and loan association be of one class and authorizes savings and loan association to issue more than one class or series of guarantee stock with full, limited or no voting rights and other preferences, rights, privileges and restrictions. Makes optional provisions regulating voting power of holder of guarantee stock without par value.

Makes prescribed provisions relating to liability of shareholders of stock in savings and loan associations inapplicable to any stock or stockholders of an association which is an "insured institution" as defined in the National Housing Act, rather than only to stock or stockholders of certain associations insured under that act.

Ch. 613 (AB 783) MILIAS New act, re school building aid.

Provides that the governing boards of certain school districts can, by resolution, waive the districts' rights to receive aid previously authorized by the districts' voters under the State School Building Aid Law of 1952.

Makes waiver final upon date of filing a certified copy of such a resolution with the State Allocation Board.

Effective until July 1, 1970.

Ch. 614 (AB 817) BEE Repeals Sec. 25630, B. & P.C., re alcoholic beverages.

Repeals provision providing that every on- or off-sale alcoholic beverage licensee who sells, gives away, or furnishes alcoholic beverages in election district or precinct in county where statewide election is in progress, during voting hours, is guilty of a misdemeanor.

Ch. 615 (AB 853) CONRAD Repeals Secs. 2262.1, 2262.2, 2262.3, and 2262.4, Lab.C., re sanitary conditions in theaters.

Repeals Labor Code provisions prescribing various building safety requirements relating to projection and related rooms of movie theaters.

Ch. 616 (AB 916) BIDDLE Amends Secs. 2147, 2147.5, B. & P.C., re medical students.

Deletes the provision that prevents a student, who is engaged in a study program at an approved legally chartered school from receiving compensation when he treats the sick or afflicted as part of his course of study. Permits such student to treat the sick or afflicted whenever and wherever prescribed as part of his course of study, rather than permit such students to treat the sick as part of his course of study.

Deletes the provision that permits regularly matriculated student in an approved school to treat the sick or afflicted during and as a part of his course of study.

Ch. 617 (AB 1042) STULL Amends Sec. 8572.5, Ed.C., re physical education instruction.

Provides that 200 minutes of physical education each 10 schooldays shall be offered in an elementary school, rather than in an elementary school district, maintaining any of grades 1 to 8.

Ch. 618 (AB 1069) LEWIS Amends Sec. 18102, Ed.C., re blind pupils instructional materials.

Provides that specified materials made available for blind pupils for which state or federal funds were allowed are property of the state and shall be available for use throughout state as State Board of Education shall provide.

Ch. 619 (AB 1152) MILLER Amends Sec. 16554.5, Ed.C., re child care programs.

Authorizes school district governing boards to permit school facilities to be used for child care programs for children of elementary school age in addition to children of preschool age. Makes technical change.

Ch. 620 (AB 1266) LEWIS Adds Art. 2.5 (commencing with Sec. 10140), Ch. 1, Pt. 2, Div. 2, Ins.C., re insurance.

Prohibits insurer licensed to issue life or disability insurance from failing or refusing to accept application for, or to issue, insurance policy, or to issue or cancel insurance, under conditions less favorable than in other comparable cases, except for reasons applicable alike to persons of every race, color, religion, national origin, or ancestry.

Prohibits consideration solely of race, color, religion, national origin or ancestry as condition or risk for higher insurance charge, for such insurance.

Prohibits inclusion in application for such insurance or insurance investigation report for determination of insurability of any identification or related requirement respecting race, color, religion, national origin, or ancestry of applicant.

Ch. 621 (AB 1273) TOWNSEND Adds Sec. 31781.3, Gov.C., re county employees' retirement law.

Provides an alternative death benefit or life annuity to that provided by Secs. 31781 and 31781.1, respectively.

Ch. 622 (AB 1274) HAYES Adds Sec. 39112, H. & S.C., amends Secs. 40001.1, 27156, Veh.C., re vehicle pollution control devices.

Requires, subject to certain prescribed provisions, that all motor vehicles required by federal law to be equipped with pollution control devices be equipped with such pollution control devices; prohibits such vehicles from being operated or left standing upon any highway unless they are equipped with such devices; revises exception from the provision requiring motor vehicle pollution control devices, of vehicles altered to use fuels other than gasoline.

Requires certificates of compliance required for registration of specified vehicles to indicate that the vehicle is equipped with a motor vehicle pollution control device or devices, rather than a certified device or devices.

In effect immediately.

Ch. 623 (AB 1373) FONG Amends Sec. 25416, Ed.C., re governing boards: junior college.

Changes reference from clerk to secretary of the governing board of a junior college district, in provisions relating to annual organizational meeting.

Ch. 624 (AB 1480) MACDONALD Amends various secs., W. & I.C., re state hospitals.

Authorizes placement by Department of Mental Hygiene of persons committed as narcotic drug addicts, habit forming drug addicts and mentally retarded persons in any state hospital, rather than a designated state hospital.

Ch. 625 (AB 1817) UNRUH Amends, amends and renumbers, adds, and repeals various secs., Civ.C., re credit sales and accounts.

Revises "Unruh Act," relating to credit sales and accounts, to make it conform as closely as possible to federal regulations under federal Truth in Lending Act regarding disclosure of information between the seller or creditor and buyer or customer.

Makes related and technical changes.

Declares that act does not change present state law with respect to regulation of finance charges and rates.

Ch. 626 (AB 2080) KNOX Amends Secs. 25302 and 25608, Corp.C., re corporate securities.

Removes limitations under Corporate Securities Law of 1968 on advertising concerning securities which are subject to supervision, regulation or examination by specified public agencies or entities.

Deletes valuation rule for determining fee based on aggregate value for qualification of certain share dividends or share splits by coordination, notification or permits; and provides instead that such fee relating to share dividend where shareholders may elect cash or more shares of common stock shall be based on maximum amount of cash payable should all shareholders choose cash, and provides \$100 fee for recapitalization or reorganization changes in securities applies to stock split, reverse stock split, and stock dividend, except where shareholder has option to choose cash or additional common stock.

Deletes provision authorizing transfer upon payment of fee of agents' certificates from licensed broker-dealer to another licensed broker-dealer which acquires the business of the former, and makes such change operative on January 1, 1970.

Ch. 627 (AB 2352) LANTERMAN Adds Sec. 1231, Gov.C., re state officers and agencies.

Provides that on or after June 30, 1969, no state officer or employee shall be deemed to have a break in service or to have terminated his employment, for any purpose, solely because of the failure to enact a budget bill for the 1969-70 fiscal year prior to the end of the preceding fiscal year.

Also provides that, any officer or employee who entered state service on July 1, 2, or 3, 1969, shall be considered a state officer or employee from the time he entered state service, notwithstanding the failure to enact a budget for the 1969-1970 fiscal year prior to that time.

In effect immediately.

Ch. 628 (AB 1213) CHAPPIE Amends Secs. 5020 and 5021, P.R.C., and Secs. 5 and 6, Ch. 212, Stats. 1967, re historical sites and events.

Revises qualifications for members of the Historical Landmarks Advisory Committee, to be effectuated according to a specified schedule, provides for 4-year terms of office instead of serving at pleasure of Governor, and authorizes committee to maintain a comprehensive record of all archaeological sites in California and to obtain data for such record from appropriate sources. Authorizes Department of Parks and Recreation to publish related materials.

Authorizes California Bicentennial Celebration Commission to sell commemorative medallions, booklets, and artifacts and appropriates the proceeds for the purposes of the commission without regard to fiscal year.

In effect immediately.

Ch. 629 (SB 241) MARLER Adds Sec. 61623.4, Gov.C., and adds Sec. 31121, Wat.C., re fire protection.

Authorizes a community services district to exercise any of the powers, functions, and duties which are vested in, or imposed upon, a fire protection district pursuant to the Fire Protection District Law of 1961 if its petition for formation included fire protection among the designated purposes for which the district was formed, or if the district adopts fire protection as an additional purpose.

Authorizes a county water district which provides fire protection services to exercise any of the powers, functions, and duties which are vested in, or imposed upon, a fire protection district pursuant to the Fire Protection District Law of 1961.

Declares that if such districts include any part of a city, fire district, or other local agency which provides fire protection service, such districts shall have no authority to provide for protection service to such territory in the district unless consent is obtained from the local agency.

Ch. 630 (SB 335) MILLS New act, re ferries.

Authorizes the Department of Public Works to transfer specified ferries (which it will acquire upon completion of the San Diego-Coronado Toll Bridge) to state or local governmental agencies at a nominal price upon condition that the acquiring agency use such ferry for a public purpose (specifically, historical, cultural, educational, or transportation purposes). Authorizes the department, where more than one bid is placed for the same ferry, to select which of the bidding agencies should receive the ferry, upon basis of which use results in the greatest benefit to people of state. Prohibits agency from selling fittings, equipment, or parts of acquired ferry. Authorizes department to reserve the right to make such sales and to receive proceeds of any such sale.

In effect immediately.

Ch. 631 (SB 358) CARRELL Amends Sec. 22357, Veh.C., re local speed limits.

Prohibits local authorities from revising a speed limit for a street, which limit had previously been established by the local authority for the street on the basis of an engineering and traffic survey, except on the basis of an engineering and traffic survey.

Ch. 632 (SB 525) SHORT Amends Secs. 22356, 36508, Veh.C., re implements of husbandry.

Prohibits sale after prescribed date of new implement of husbandry designed or intended by manufacturer to be driven or moved at speed of not in excess of 25 miles per hour unless such vehicle is equipped by manufacturer with slow-moving vehicle emblem as defined. Requires such an emblem to be displayed and maintained thereafter on such implement while the implement is able to be operated.

Incorporates additional changes to Sec. 36508, Veh.C., proposed by SB 40, to be operative only upon enactment of SB 40.

Specifies bases to be used by Department of Public Works in determination of whether speed greater than 65 miles per hour would facilitate traffic flow upon any state highway which is a freeway, for either existing or newly constructed freeway segments, prior to declaration by Secretary of Business and Transportation Agency of higher maximum speed for such highway or portion of highway.

Ch. 633 (SB 535) LAGOMARSINO Amends Sec. 48054, adds Sec. 48059, Ag., re lettuce.

Permits specified head lettuce used for chopping and shredding not to be packed in specified standard containers.

Authorizes the Director of Agriculture to establish by regulation quality standards for head lettuce to be used for chopping or shredding or which has been chopped or shredded and packaged and regulations governing the issuing of permits to insure compliance with the chapter on lettuce and the regulation promulgated thereunder, including the transportation and sale of the product to be used for chopping or shredding.

Ch. 634 (SB 554) COOMBS Amends Sec. 38933, adds Sec. 38933.5, Ag.C., re products resembling milk products.

Specifies that the license fee for the manufacture of products resembling milk products shall be prorated on a monthly basis for any licensee that commences operations after the first quarter in any calendar year whether or not such plant was licensed during the preceding calendar year. Authorizes licensees to obtain a prorated refund of the 1968 license fee and penalties thereon prior to January 1, 1970.

In effect immediately.

Ch. 635 (SB 621) MILLS Adds Sec. 99013.5, P.U.C., re rapid transit district indebtedness.

Specifies that if bonds for a rapid transit district require voter approval of other than 66 $\frac{2}{3}$ percent, such other percentage shall apply to voter approval of special benefit district bonds under Mills Act instead of 66 $\frac{2}{3}$ percent approval otherwise required under that act.

Ch. 636 (SB 636) ALQUIST Amends Sec. 20504, adds Art. 3 (commencing with Sec. 20631), Ch. 2, Div. 16, Ed.C., re school district budgets.

Provides for preparation of a preliminary budget by district superintendent for submission to school district and county superintendent of schools by April 1. Requires tentative budget to be submitted to county superintendent of schools by June 10, rather than by July 1, for review only as to compliance with law. Provides for adoption of final budget, after hearing by June 30. Makes other changes in budget requirement provisions.

To become operative only if maximum tax rates for school districts become inoperative as specified in Section 20751.1 of the Education Code, and, in such case, at the same time such maximum tax rates become inoperative.

Advances from late July and early August, to specified periods in June the required publication and hearings on school district publication budget.

Makes technical related changes.

Ch. 637 (SB 637) ALQUIST Amends Sec. 20624, Ed.C., re school district finance.

Extends expiration date in provision fixing duration of Advisory Commission on School District Budgeting and Accounting from June 30, 1970, to June 30, 1972.

Ch. 638 (SB 646) WAY Amends and adds various secs., Gov.C., re county officers.

Provides for the optional creation of county office of director of finance from the consolidated offices of auditor, controller, treasurer and tax collector in counties over 150,000 population.

Ch. 639 (SB 720) BEILENSEN Amends various secs., Lab.C., re public employees' retirement system.

Makes technical corrections without substantive change.

Provides that amendment of Sec. 4707, Lab.C. shall not become operative if AB 1384 is enacted and repeals Sec. 4707.

Ch. 640 (SB 782) WEDWORTH Amends Sec. 3131, B. & P.C., re practice of optometry.

Provides, with respect to offenses under the law regulating the practice of optometry, that upon application of 10 or more persons holding optometrist certificates, the superior court may issue an injunction or other order restraining acts or practices which are in violation of such law.

Specifies that only the State Board of Optometry, the Attorney General, or a district attorney are excepted from requirement that an undertaking be given in actions to enjoin practices and acts in violation of the law regulating optometrists.

Ch. 641 (SB 816) COLOGNE Amends Secs. 4036, 4211, adds Sec. 4031.5, B. & P.C., re pharmaceutical devices.

Includes "devices" as defined in the definition of dangerous drugs when it bears the legend: "Caution: federal law prohibits dispensing without prescription." Makes related changes.

States that these changes are not to be construed as expanding or limiting the right which a chiropractor, while acting within the scope of his license, may have to prescribe a device.

Ch. 642 (SB 961) COLOGNE Amends Secs. 70026, 70059, Gov.C., re superior court reporters.

Increases certain reporter fees in Riverside and Los Angeles Counties.

Ch. 643 (SB 968) BRADLEY Amends, repeals various secs., Pen.C., re female jailers.

Eliminates office of matron of the county jail, but requires that counties with a population of more than 275,000 have a female deputy sheriff in charge of female prisoners. Requires counties with 275,000 people or less, if they do not have a regular jail female deputy sheriff, to appoint a suitable woman to have the immediate care of female prisoners.

Ch. 644 (SB 991) BRADLEY Adds Sec. 10209.3, Ins.C., re group life insurance: assignment.

Specifies that, subject to terms of policy, or pursuant to agreement between insured, group policyholder, and insurer, any person insured under group life insurance policy may make to any person, other than policyholder, an assignment of all or any part incidents of ownership of such policy conferred on him by the policy or by law, including specified rights.

Ch. 645 (SB 1040) STEVENS Amends Sec. 8305, Pen.C., Sec. 1076, W. & I.C.; repeals Sec. 1150, W. & I.C., re Youth Authority peace officers.

Provides that any superintendent, assistant superintendent, supervisor, or employee having custody of wards, of each institution of Department of Youth Authority, and any transportation officer of such department, is a peace officer, rather than that any officer or employee of each institution for delinquents of such department is a peace officer.

Deletes provision in Welfare and Institutions Code that officers and employees of Youth Authority shall have powers and privileges of peace officers so far as

necessary to arrest inmates who have escaped or have been delivered from any such institution.

Ch. 646 (SB 1078) HARMER Amends Sec. 1551, Evid.C., re video tape records.

Specifies that reproduction from an electronic recording of video images on magnetic surfaces which was authenticated under designated conditions is as admissible as original writing itself in court proceeding.

Ch. 647 (SB 1309) COLOGNE Amends Secs. 172, 172a, adds Sec. 164.8, Civ.C., adds Sec. 204, Prob.C., re community property in trusts.

Provides that where community property is transferred by husband and wife, before or after effective date of section, to specified inter vivos trust, unless trust otherwise expressly provides, the respective interest of each spouse in such trust shall be community property, and that trustee of such trust shall not be prohibited from conveying trust property, real or personal, in accordance with trust provisions, without the consent of the husband or wife, unless the trust expressly requires the consent of one or both spouses. Provides that, notwithstanding existing provisions relating to succession to community property, community property held in such trust shall be governed by provisions, if any in the trust, for disposition in event of death.

Makes such provisions an exception to rules with respect to husband's management and control of community real and personal property. Specifies provisions relating to wife's management and control of certain community personal property are an exception to rules with respect to husband's management and control of community personal property.

Ch. 648 (AB 332) MacGILLIVRAY New act, re beach obstructions.

Appropriates \$50,000 amount to the Division of State Lands to continue work of removing beach and underwater obstructions from state-owned tidelands and submerged lands near Summerland, Santa Barbara County.

Ch. 649 (AB 394) MORETTI Amends, amends and renumbers, adds, repeals various secs., Ins.C., re property insurance: assigned risk.

Applies "Basic Property Insurance Inspection and Placement Plan" (assigned risk program for property difficult to insure) to property in geographic or urban areas designated by Insurance Commissioner, rather than to residential property only, to tangible personal property generally, rather than at a fixed location, and to persons who cannot obtain basic property insurance from licensed surplus line brokers as well as admitted insurers. Eliminates provisions excluding insurance on commercial and manufacturing risks from coverage of term "basic property insurance."

Expands membership of governing committee of the industry (property insurance) placement facility and creates nonvoting positions.

Provides for proportionate relief against liabilities to participate in plan adopted pursuant to the program to insurers who voluntarily write insurance in "brush hazard areas."

Eliminates provision which terminates program on July 1, 1970.

Creates California Riot and Civil Disorders Insurance Association, to be established by specified licensed insurers with approval of Insurance Commissioner. Specifies purpose, membership, and functions of such association. Specifies that association shall formulate plan of operation and submit such plan to Insurance Commissioner for approval. Specifies rights and duties of Insurance Commissioner with regard thereto.

Appropriates \$1,500,000 from General Fund to Insurance Commissioner for purposes of the act.

Makes related technical changes.

In effect immediately.

Ch. 650 (AB 466) HAYES Amends Sec. 39052.1, H. & S.C., and Sec. 4, Ch. 945, Stats. 1968., re air pollution.

Changes term of required State Air Resources Board exhaust control device testing program from one year to a period ending November 1, 1970; extends from February 1, 1970, to December 15, 1970, the final date for the report of such testing results; specifies that such report include a detailed analysis of all facets of the testing program.

Deletes from the appropriation for the purposes of such testing program, provisions limiting to the 1968-1969 fiscal year expenditures therefrom.

In effect immediately.

Ch. 651 (AB 597) CRANDALL Adds Sec. 13651.6, Ed.C., re school employees: sick leave.

Provides that no classified employee, when he is absent because of any accident or illness, shall be paid less than the amount of the difference between his normal salary and the amount paid to his substitute.

Provides that if district has no salary schedule for such substitute, it shall pay substitute less than salary paid to employee.

Provides that such benefit shall be used after all other benefits are exhausted if absence is because of industrial accident or disability.

Provides that above provisions are not applicable to school districts having rule with specified provisions concerning paid sick leave.

Ch. 652 (AB 910) STULL Adds Art. 1.5 (commencing with Sec. 10521), Ch. 1, Div. 9, Ed.C., re special classes and programs.

Requires appraisal of parent or guardian of pupil of facts which make participation in special class or program necessary or desirable.

Defines "special class or program."

Ch. 653 (AB 1115) DEDDEH Amends Sec. 13521, Ed.C., re certificated employees pay period.

Specifies that the salary payment which may be made on or before the 10th day of the month to less than full-time personnel shall be for services during the preceding calendar month, and makes payment by that day mandatory.

Ch. 654 (AB 1146) BURKE Amends Sec. 24071.1, B. & P.C., re alcoholic beverages.

Deletes escrow requirements from provision providing for transfer of an alcoholic beverage license for a fee when 50 percent or more of the shares of stock of the corporation which owns such a license is transferred to new parties, specifically limits notice of transfer provisions relative to transfer agreement and considerations to retail licensees only, makes other changes in such notice of transfer provisions, and makes related changes.

Provides that a corporation, which is newly constituted by transfer of stock, shall not be eligible for any new credit from an alcoholic beverage supplier or manufacturer until all delinquent payments owed by the corporation, as formerly existed, are made nor shall the corporate licensee, by transferring its license escape the provision of law in respect to unpaid balances, percentage charges for unpaid balances, or cash on delivery basis.

Ch. 655 (AB 1383) BADHAM Amends Sec. 50050, Gov.C., re funds of local agencies.

Includes all districts in sections that provide that moneys left unclaimed in treasuries of local agencies more than 10 years may become property of such agencies after specified publication of notice.

Ch. 656 (AB 1554) BAGLEY Amends various secs., Sonoma County Flood Control and Water Conservation District Act (Ch. 994, Stats. 1949), re Sonoma county flood control.

Provides district to be known as "Sonoma County Water Agency."

Increases maximum permissible interest rate on district bonds from 5 to 6 percent.

Ch. 657 (AB 1797) KETCHUM New act, re California State Polytechnic College.

Appropriates \$300,000 from Capital Outlay Fund for Public Higher Education to the Trustees of the California State Colleges for purchase of property at 172 California Boulevard, San Luis Obispo, California, for the use of California State Polytechnic College.

Provides for the deposit of proceeds from sale of certain land in San Luis Obispo in Capital Outlay Fund for Public Higher Education.

In effect immediately.

Ch. 658 (AB 2061) KNOX Amends Sec. 469, R. & T.C., re property tax.

Provides that determination of value of property by State Board of Equalization pursuant to specified provisions may be deemed an audit for the purposes of provision which requires an audit by county assessor at least once each four years, of books and records of profession, trade, or business which owns, claims, possesses or controls local assessable business tangible personal property with full cash value of \$50,000 or more.

Ch. 659 (AB 2067) KNOX Amends Secs. 28476, 28480, H. & S.C., re imitation olive oil.

Defines "imitation olive oil" as mixture of any edible oil artificially colored or flavored to resemble olive oil. Exempts from prohibition against manufacture, sale, gift or possession of imitation olive oil, the blending of olive oil with other edible oils if such blend is labeled in prescribed manner.

Ch. 660 (SB 999) SHERMAN Amends Sec. 11172 and adds Secs. 11171.5 and 13933, W. & I.C., adds Sec. 32.7, Ch. 355, Stats. 1969, re public assistance.

Provides that state funds appropriated for homemaker services shall cover all nonfederal costs of homemaker services. Provides that costs of attendant care services provided through cash payments to recipients during developmental period of homemaker services or where such homemaker service is impractical are subject to regular state-county sharing formula for which category of public assistance recipient applied.

States conditions under which homemaker services may be purchased from a proprietary agency.

Provides that recipients who require care in nonmedical protective living arrangement be granted aid in accordance with regulations and rate schedules established by Secretary of Human Relations but subject to amounts and controls in budget act.

Authorizes the Department of Social Welfare to use \$28,059,900 of funds appropriated under Section 32.5 of the Budget Act of 1969, of which \$13,957,100 is to be allocated for the cost of homemaker or attendant care services and \$14,102,800 is to be board and care rate allowances which may be augmented by the Director of Finance if insufficient.

In effect immediately.

Ch. 661 (SB 303) DYMALLY Amends Sec. 13113, H. & S.C., re fire alarms.

Exempts, under specified circumstances, homes or institutions for care of ambulatory children from requirement of installing and maintaining automatic sprinkler system approved by State Fire Marshal applicable to specified homes or institutions housing or caring for more than six patients or guests. Deletes alternative of installing heat activated fire alarm system under designated circumstances, specified exceptions to section, and authority for State Fire Marshal to exempt from section.

Exempts homes and institutions in existence and operating on effective date of this act from provisions applicable to specified homes or institutions housing or caring for more than six patients or guests if at that time they are exempted from provisions by regulation of State Fire Marshal.

Ch. 662 (SB 311) COOMBS Amends Sec. 464, Ag.C., re livestock and poultry examination.

Permits the Director of Agriculture to establish a schedule of fees for performing diagnostic services on livestock and poultry submitted to him other than in specified instances.

Ch. 663 (SB 429) COLOGNE Amends Secs. 1 and 2, Ch. 1672, Stats. 1967, re water project cost allocations.

Revises amounts of certain approved expenditures for recreation land acquisition, and certain approved joint cost allocations for recreation and fish and wildlife enhancement associated with state water projects, made by the Department of Water Resources.

Provides, in addition, such necessary legislative approval to make effective specified expenditures for recreation land acquisition for the Castaic Dam and Lake.

Ch. 664 (SB 490) WHETMORE Amends Sec. 660, W. & I.C., re minors.

Authorizes clerk of juvenile court in cases of minors who are or are not detained to cause notice and copy of petition to be served either personally or by certified mail with request for return receipt, rather than only personally. Requires any service by certified mail under section to be with request for return receipt.

Ch. 665 (SB 550) COLOGNE Adds Ch. 5 (commencing with Section 1930), Div. 2.5, S. & H.C., re city streets; summary vacation.

Authorizes city council to summarily vacate and abandon any portion of street by resolution, a certified copy of which is to be recorded in office of county recorder, except where such action would deprive person of all access to his property which adjoins street or terminate certain easements.

Declares that title shall revert to owner of underlying fee on abandonment of easement.

Authorizes city to dispose of property acquired, but not needed, for street purposes. Requires that purchase price obtained from disposal of such property be deposited in city treasury in fund designated for street purposes.

Allows city, in abandonment of street, to retain easement to construct, maintain, operate, replace, remove, and renew certain specified utilities.

Ch. 666 (SB 555) COOMBS Adds, repeals various secs., H. & S.C., re radioactive material decontamination.

Provides a lien in favor of people of California upon any object, building, structure or premises for the reasonable amount of expenses and costs incurred by Department of Public Health in connection with decontamination thereof from radioactive materials if owner of property or interest therein is person responsible for contamination. Limits lien to extent of person's interest. Specifies procedure in connection therewith.

Authorizes Attorney General at department's request to institute civil action necessary to carry out provisions relating to radioactive material decontamination.

Ch. 667 (SB 575) SONG Amends Sec. 8020, B. & P.C., re shorthand reporters.

Revises criteria for eligibility for admission to certified shorthand reporters' examination.

Ch. 668 (SB 643) MOSCONE Amends Sec. 11580.2, Ins.C., re insurance: uninsured motorist coverage.

Requires insurer whose insured has made claim under uninsured motorists coverage, which claim is pending, to notify such insured, at least 30 days before expiration of applicable statute of limitation, in writing of such statute, and provides for tolling of any applicable statute of limitation or other time limitation in actions or proceedings under uninsured motorists coverage for specified time if insurer fails to give such notice.

Ch. 669 (SB 699) COOMBS Adds Sec. 1812, Civ.C., re attachments.

Specifies that in any action on a contract or installment account under Unruh Act, in addition to the statements required by Code of Civil Procedure, an affidavit for a writ of attachment shall state facts showing that the action has been commenced in a county or judicial district designated as a proper place for the trial of the action. States that a plaintiff shall be liable for reasonable attorney's fees proximately caused by any levy made pursuant to a writ of attachment issued upon an affidavit which does not comply with this section.

Ch. 670 (SB 1222) PETRIS Amends Sec. 254, R. & T.C., re property taxation.

Requires that person claiming classification of a vessel as a documented vessel eligible for assessment at one percent of full cash value annually make a return of the property to the assessor, and accompany it by an affidavit giving any information required by the State Board of Equalization.

Ch. 671 (AB 342) KNOX Amends Secs. 219 and 5366, R. & T.C., re property taxation.

Requires the State Board of Equalization, for purposes of allocating state funds to local government to make up revenues lost by reason of the partial property tax exemption granted business inventories, to certify a specified ratio to the auditor

of each county in which a chartered city is located, if such city assesses property for tax purposes, for use in factoring the county roll in order to compute the amount of such city's reimbursement.

Specifies that where a city transfers the assessing and tax collecting functions to the county but continues to assess and collect unsecured taxes for one additional year, the county auditor, in computing the city's reimbursement for the business inventory exemption, shall factor the exempt inventory value on the county unsecured roll with tax situs in the city by the ratio used by the board in the prior year in preparing the current board roll for the city.

Requires assessors to file specified information with California Department of Aeronautics not later than July 1 of each year, rather than within 30 days following the lien date each year, commencing in 1970, but allows until the first day of August in 1969 for such filing.

In effect immediately.

Ch. 672 (SB 234) WAY Amends, adds, repeals various secs. Ag.C., re pomegranates and persimmons.

Specifies requirement that oriental persimmons are to be mature but not over-ripe applies at the time of picking.

Deletes requirement that Hachiya and other oriental persimmons have attained a specified color on a specified percentage of their surface to be considered mature and instead requires that the outside surface of persimmon be of a shade of red that indicates maturity, as prescribed in regulation promulgated by the director.

Specifies that individual containers in any lot of pomegranates may contain not more than $1\frac{1}{2}$ times the specified tolerances, if the percentage of defects of the entire lot is within the specified tolerances.

Deletes requirement that to be considered mature the juice of pomegranate is to be as least as dark as a specified shade of red. Deletes provision that provides that no lot of pomegranates shall be considered to have failed maturity requirement if a sample from one container failed to meet the required test.

Specifies that the juice of the pomegranates shall be a shade of red that indicates maturity as prescribed in regulations established by the director.

Specifies that nothing prohibits the transportation of pomegranates that fail to meet quality standards, within or out of the state for processing, preserving or manufacturing under a permit issued by the Director of Agriculture and requires the director to adopt such regulations as he may deem necessary for the permit to insure the pomegranates are only used for processing, preserving or manufacturing purposes.

In effect immediately.

Ch. 673 (SB 580) SONG Amends Sec. 8005, B. & P.C., re certified Shorthand Reporters Board.

Eliminates provision limiting to maximum of \$3,700 per year the salary of executive secretary of Certified Shorthand Reporters Board that may be fixed by board.

Ch. 674 (SB 684) LAGOMARSINO Amends, adds various secs, and amends heading of Art. 6 (commencing with Sec. 5070), Ch. 1, Div. 5, P.R.C., re recreational trails.

Renames the California Riding and Hiking Trails Law as the California Recreational Trails Act.

Redefines "trails" to include those for motorized vehicles when so designated and for bicycles as well as for horse riding and hiking.

Authorizes Department of Parks and Recreation to transfer trail or easement to local governmental agency if it agrees to maintain and operate the trail.

Requires, rather than allows, Governor to appoint California Recreational Trails Committee, formerly the California Riding and Hiking Trails Advisory Committee.

Imposes duty on committee to coordinate trail development, and to advise department on allocation of funds among counties, cities, and special districts, if state funds are made available to such entities for purposes of act.

Directs department to publish trail plans and standards and to prepare state trails map.

Requires department to notify owner of land through which trail easement or license passes prior to entering into an operating agreement for trail with a

local agency and requires department to secure landowner's consent prior to transfer of trail easement or license to the local agency.

Makes numerous related changes and revisions.

Ch. 675 (SB 1423) DOLWIG Adds Secs. 10666 and 10909, F. & G.C., re marine life refuges.

Establishes James V. Fitzgerald Marine Reserve consisting of designated area.

Authorizes the taking in such marine reserve, under the authority of a sport fishing license, of certain designated fish, mollusks, and crustaceans and prohibits taking any other fish or form of aquatic life except under permit from the Department of Fish and Game.

Ch. 676 (SB 46) CARRELL Amends Sec. 6285, R. & T.C., re sales and use taxes.

Extends exemption from sales and use tax on vehicles, vessels, or aircraft to include sales between brothers or sisters, if both are minors related by blood or adoption, as well as by spouse and certain lineal relatives.

Ch. 677 (SB 183) SHORT Amends Sec. 1457, H. & S.C., re hospital records.

Revises provision relating to records required by the State Department of Public Health to be kept by county hospitals; requires such records to be preserved and maintained pursuant to the regulations of the State Department of Public Health, but, in alternative, permits boards of supervisors, at request of county physicians or other persons in charge of county hospitals, to authorize destruction of records prescribed by the State Department of Public Health if specified conditions relating to their reproduction are met.

Ch. 678 (SB 188) COOMBS Adds Sec. 2631.5, B. & P.C., re physical therapy.

Provides person meeting specified requirements shall be admitted to the examination for a license as a physical therapist.

Ch. 679 (SB 268) MILLS Adds Secs. 6502.5, 6860.5, Elec.C., re verification deputies.

Requires verification deputies of candidates seeking qualified political party nomination or independent nomination to be voters in the candidate's district or political subdivision and permits verification deputies to serve only in such district or political subdivision.

Ch. 680 (SB 348) DILLS Amends and renumbers Sec. 2418.1, Veh.C., re resuscitators in ambulances.

Changes definition of "resuscitator."

Ch. 681 (SB 385) DANIELSON Adds Sec. 7538.5, B. & P.C., re private detectives.

Requires any badge or cap insignia worn by a person who is a licensee, officer, director, partner, manager or employee of a licensee licensed under the Private Investigator and Adjuster Act to be of design approved by Director of Professional and Vocational Standards and to bear on its face a distinctive word indicating name of the licensee and an employee number by which such person may be identified by the licensee.

Ch. 682 (SB 403) COLLIER Repeals Sec. 21681, P.U.C., re airport assistance revolving fund.

Deletes provision granting \$15,000 annually out of Airport Assistance Revolving Fund to the Division of Aeronautics to be used to aid various bodies in the administration and expenditure of moneys from the fund.

Ch. 683 (SB 539) MCCARTHY Amends Sec. 6421, Lab.C., re crane boomstops.

Provides that on and after July 1, 1970, crawler and wheel cranes with rated capacity of more than 10 tons sold or operated in the state shall be equipped with boomstops that meet standards that shall be established by the Division of Industrial Safety, rather than that boomstops of all cranes of such capacity shall meet specified standards.

In effect immediately.

Ch. 684 (SB 612) BURNS New act, re school building aid assistance.

Allows unified school district which does not maintain a junior college to remain eligible for assistance under State School Building Aid Law of 1952, if certain specified conditions are met with respect to bond requirements as related to assessed valuation.

To be operative until December 31, 1970, only.

In effect immediately.

Ch. 685 (SB 664) BURGNER Adds Sec. 13581.3, Ed.C., re classified employees: school districts.

Makes designated persons serving in positions exempted from classified service in school districts subject to specified code sections relating to tuberculosis exams, physical exams, sex or narcotic offenses, and identification cards.

Requires school district to implement act by rule or regulation.

Ch. 686 (SB 696) SONG Amends Secs. 5081, 5087, repeals Secs. 5085, 5103, B. & P.C., re accountants.

Deletes requirement that applicant for admission to examination for certified public accountant be citizen of United States or have declared his intention of becoming citizen.

Makes related changes.

Ch. 687 (SB 757) MARLER Amends Sec. 35401, Veh.C., re vehicle length.

Adds vehicles to category of combination of vehicles coupled together, including any attachments thereto, which may exceed total length of 60 feet, but may not exceed total length of 65 feet.

Incorporates additional changes to Sec. 35401, Veh.C., proposed by AB 903, to be operative only upon enactment of AB 903.

Ch. 688 (SB 772) STIERN Amends Sec. 4291, P.R.C., re forest protection.

Permits the State Forester to adopt regulations that would vary requirements for structures with exteriors constructed with nonflammable materials or conditioned on contents and composition of same respecting the removing of flammable vegetation or other combustible growth around areas surrounding structures.

Requires the occupant or the owner to file with the State Forester a written consent to the inspection of the interior and contents of the structure before a variance shall apply.

Ch. 689 (SB 858) ALQUIST Amends Secs. 45, 2366 and 8304, adds Sec. 7709, F. & G.C., re commercial fishing.

Expands the definition of "fish" as used in Fish and Game Code to include invertebrates and amphibians.

Authorizes the Fish and Game Commission to regulate the taking for commercial purpose of any fish for educational and scientific purposes.

Suspends prohibition against transportation of abalone meat out of state for additional two years.

Prohibits taking of any white abalone for commercial purposes less than 6 inch shell size.

Ch. 690 (SB 872) MOSCONE Amends Secs. 483, 484, 486, adds Sec. 505, C.C.P., re civil arrest.

Provides that defendant arrested under civil arrest is entitled to services of attorney and, if indigent and unable to afford counsel, court shall appoint attorney to represent him. Specifies time within which defendant must be brought before judge, provides for immediate hearing on validity of arrest, and declares that hearing shall take precedence over all other civil actions on court calendar.

Provides that court order of civil arrest shall contain statement with respect to such rights. Requires sheriff, constable, or marshal to deliver copy of order of arrest when making arrest.

Authorizes discharge of defendant after hearing pursuant to court order.

Ch. 691 (SB 926) SONG Amends Sec. 9580.1, B. & P.C., re cleaning, dyeing, and pressing.

Provides that after issuance of certificate of completion for new clothes-cleaning establishment by State Fire Marshal, rather than at time of filing application for

a premises establishment permit to be issued by State Fire Marshal, the person receiving such certificate of completion, rather than the applicant, shall pay to State Board of Dry Cleaners fee fixed by regulation of board. Makes related changes.

Eliminates specified minimum amount of fee charged by board for certificate.

Ch. 692 (SB 936) BRADLEY Amends Secs. 12051 and 12055, Ed.C., re school safety patrols.

Authorizes governing board of school district to establish and maintain a school safety patrol in schools of the district to assist school pupils, rather than pupils of such school, in safely crossing streets and highways adjacent to or near the school.

Provides that the members of such school safety patrol shall be required to give traffic signals and directions to assist school pupils, rather than pupils of the public schools, in safely crossing streets and highways.

Ch. 693 (SB 974) DILLS Amends Sec. 10664, adds Sec. 10910, F. & G.C., re Point Fermin Marine Life Refuge.

Establishes the Point Fermin Marine Life Refuge.

Authorizes the taking in specified refuges, under the authority of a sport fishing license, of certain designated fish, mollusks, and crustaceans and prohibits taking any other fish or form of aquatic life except under permit from the department.

Ch. 694 (SB 1152) SHERMAN Amends Sec. 17531.7, B. & P.C., re television tubes and containers.

Revises schedule of labeling relating to color television picture tubes.

Ch. 695 (SB 1231) MARLER Adds Sec. 317, F. & G.C., re hunting.

Authorizes Fish and Game Commission to issue permit to organization conducting special hunt for specified servicemen or veterans notwithstanding provisions on loaded rifle or shotgun in a vehicle or conveyance or its attachments which is standing on or along or is being driven on or along a public highway or other way open to the public, and shooting of any game bird or mammal from a powerboat, sailboat, motor vehicle, or airplane.

Ch. 696 (SB 1237) MARLER Amends Sec. 3517, F. & G.C., re redlegged partridges.

Permits domestically reared redlegged partridges of the variety Indian chukar to be released and taken on licensed pheasant clubs and licensed game bird clubs and for dog training and field trials as authorized by the Fish and Game Commission throughout the state, rather than only in certain described areas of the state.

Ch. 697 (SB 1303) WAY Amends Secs. 9402, 9700, 36010, 36110, and 36300, Veh.C., re vehicles.

Requires an additional fee of \$2 be charged each quarter or period of three consecutive calendar months, rather than just each quarter whenever person pays fee under specified provisions on quarterly basis.

Requires that specified fees for farm trailers be paid for three consecutive calendar months irrespective of any calendar quarters.

Deletes weight provision in definition of "farm trailer."

Makes farm trailers having a gross weight of more than 6,000 pounds subject to registration but permits them to pay the additional specified fees for a period of three consecutive months irrespective of any calendar quarters.

Requires that driver of farm tractor while being used to draw a farm trailer carrying farm produce to specified places be in possession of driver's license of the appropriate class, rather than any driver's license, other than junior permit.

Ch. 698 (SB 1314) COOMBS Amends Sec. 7028.3, B. & P.C., re contractors.

Authorizes injunctive relief against person licensed as contractor who has engaged in, or is engaging in, any act, practice, or transaction which constitutes a violation of the Contractors License Law wherein another person may be substantially injured, as well as against designated acts of person not holding a state contractor's license.

Ch. 699 (SB 1331) PETRIS Amends Sec. 620, R. & T.C., re property tax assessments.

Revises authorization of property tax assessee to pay taxes under protest when not notified by assessor as required by law.

Ch. 700 (SB 1428) DANIELSON Amends Sec. 823, P.U.C., re public utilities.

Requires approval by Public Utilities Commission be secured by certain public utilities issuing notes payable at periods of less than 12 months if the total of such short-term obligations exceeds 5 percent of the value of the other securities then outstanding.

In effect immediately.

Ch. 701 (AB 750) BIDDLE Adds Sec. 10754, Ed.C., re pupil records.

Permits public school employee to respond to a subpoena served solely to cause him to produce a pupil record by submitting a certified copy of the record to the authority issuing the subpoena in lieu of personal appearance.

Ch. 702 (AB 1845) MURPHY Amends, repeals various secs., Ag.C., re marketing of agricultural products.

Provides that the chapter on the California Marketing Act of 1937 is applicable to a retailer who is engaged in the production as well as processing or distributing of any commodity.

Clarifies application to fish and seafood.

Deletes provisions requiring in certain newspapers notice of certain hearings on marketing orders.

Ch. 703 (SB 43) CARRELL Adds Sec. 149, S. & H.C., re mass public transportation.

Authorizes Department of Public Works to permit public or private agencies furnishing mass public transportation, by regulations or cooperative agreements, exclusive or preferential use of freeway lanes for mass public transportation, subject to certain standards, restrictions and conditions imposed by the department.

Provides for electrification or use of other power sources with regard to such freeway lanes.

Provides that the Department of Public Works may apply for and use federal aid funds appropriated for the design, construction, and use of such freeway lanes to the extent they are available and may use other funds where proper and desirable.

States legislative intent of act to authorize and encourage experimental use of freeways. Provides that the section shall be known and cited as the Carrell Act and shall terminate on January 1, 1975.

Ch. 704 (SB 166) COLOGNE Amends Sec. 4904, Pen.C., re wrongful imprisonment: damages.

Increases from \$5,000 to \$10,000 the amount which may be recommended to Legislature by the Board of Control, to indemnify individual who was erroneously convicted of and imprisoned for a crime he did not commit.

Ch. 705 (SB 587) BRADLEY Amends, adds, repeals various secs., Ins.C., re insurance: reserves of insurers.

Requires each insurer transacting business in California to maintain reserves in amount estimated to meet specified level. Authorizes Insurance Commissioner to promulgate regulations relative to computation of such reserves, and specifies grounds upon which such regulations should be based. Specifies limitations and exemptions relative to reserve requirement.

Specifies minimum reserve requirements for specified types of insurance policies.

Repeals inconsistent provisions.

Makes related changes.

Ch. 706 (SB 747) LAGOMARSINO Amends and repeals various secs., P.R.C., re soil conservation.

Deletes provisions specifying powers and duties of Chief of the Division of Soil Conservation to investigate and report on proposals for any new soil conservation district, addition of land to, or consolidation or partition of, any soil conservation district, or for transferring land from one such district to another, and makes related changes.

Requires specified recording and transmittal of copies of order declaring dissolution of such districts.

Ch. 707 (SB 801) DANIELSON Amends various secs., Gov.C., re municipal courts.

Revises the number of and salary of certain attachés of the municipal courts of Los Angeles County.

Ch. 708 (SB 813) COLOGNE Amends Secs. 71616, 71911, 71937, and 72031, Wat.C., re municipal water districts.

Authorizes municipal water districts to fix water rates which will result in revenue which will repay advances, together with interest at a rate not to exceed the interest value of money to the district, made from the district to an improvement district, and to utilize such revenues for such purposes. Terminates, to the extent that advances made for improvements for which improvement district bonds were authorized are repaid from funds other than the proceeds of the sale of bonds of an improvement district, the authority of the district board to issue bonds of the improvement district, including uninhabited improvement districts, in a like amount or amounts, and requires district treasurer to maintain proper records and accounts in such connection as specified.

Revises from 5% to a rate not to exceed the interest value of money to the district, the limit on interest which may be charged to an improvement district where the district board provides that the general district shall be repaid for any advance of funds to the improvement district from the taxes levied exclusively upon the taxable property in the improvement district, and deletes requirement that such provision be made by the board in the formation of the improvement district.

Declares intent of Legislature that whenever a water company undertakes improvements within its district it may pay for such improvements with revenues derived from existing rate structures.

Ch. 709 (SB 939) DILLS Amends Sec. 7952 and 7953, P.U.C., re public utility property; injury.

Deletes requirement that public utility publish notice of location of underwater cable or pipe as condition to recovery for damage thereto. Sets forth the measure of damages for damage done to a facility of a telegraph, telephone, electric or gas corporation. Provides that the specifying of the measure of damages does not preclude recovery of any other damages authorized by law.

Ch. 710 (SB 1317) PETRIS Amends Sec. 6006.3, R. & T.C., re sales and use tax.

Declares that "lease" for purposes of sales and use tax does not include a use of tangible personal property for less than one day for a charge of less than \$10 when the privilege to use the property is restricted to use on premises or at business location of grantor of the privilege.

Ch. 711 (SB 1330) MARLER Amends, adds, repeals, various secs., Ag.C., re cattle.

Revises provision re cattle brand inspection including raising the fees for renewing cattle brand, hide and carcass inspection, and inspecting of cattle brands.

Authorizes the Director of Agriculture to raise or lower certain fees upon a finding and recommendation of the Livestock Advisory Board that the current schedule of fees are either insufficient to cover the cost of administering and enforcing the provisions of the division on cattle protection by the Bureau of Livestock Identification or that the services provided in the division on cattle protection may be maintained with lower fees.

Provides moneys collected as a result of the increase in fees pursuant to this act for renewing cattle brands, hide and carcass inspection, and inspecting of cattle brands shall not be available for expenditure until appropriated by Legislature.

Ch. 712 (SB 1366) CARRELL Amends, adds, repeals various secs., P.U.C., re airports.

Requires Department of Aeronautics to submit annual report to Governor and Legislature through Business and Transportation Agency and removes legislative recommendations from report.

Gives Board of Aeronautics authority to adopt, rather than just formulate, rules and regulations.

Changes airport permit procedures. Permits department to refuse to approve airport site or issue permit if, after notice and hearing, site doesn't meet all requirements.

Ch. 713 (AB 2057) KNOX Amends, adds, repeals, various secs., Gov.C., re San Francisco Bay conservation.

Makes various changes in the duties and authority and membership of the San Francisco Bay Conservation and Development Commission.

Deletes provision terminating existence of commission on the 90th day after adjournment of the 1969 Regular Session and provides instead for continued existence of the commission.

Changes commission's area of jurisdiction and requires permits to be secured to make any substantial change in use of any water, land or structure within the area of the commission's jurisdiction, as well as to fill or extract materials from the bay and requires permit applicants to also secure such permits from any city or county if required to do so by law or ordinance. Extends from 60 to 90 days the time in which the commission must take action upon permit applications and requires appeal of commission's action to be begun within 90 days.

Provides that the San Francisco Bay Plan shall constitute an interim plan for the commission and prescribes procedure for modification of the plan by the commission.

Ch. 714 (SB 273) COLOGNE Amends Sec. 432, Lab.C., re employment applications.

Modifies requirement that an employee or applicant who signs any instrument relating to the holding or obtaining of employment be given a copy of the instrument, to require such giving only upon request.

Ch. 715 (SB 423) WAY Amends Sec. 13187.1, Ed C., re teachers' credentials.

Deletes September 1, 1968, deadline for issuance of credentials under provisions of licensing under Certificated Personnel Law of 1961 dealing with issue of credentials pursuant to laws in effect before 1964 to persons who were in preparation to qualify for the credentials in 1963 or were then teaching in a foreign country.

In effect immediately.

Ch. 716 (SB 493) DEUKMEJIAN Adds Sec. 11483, Ed.C., re junior colleges: resident students.

Provides that if 50 percent or more of enrollment in a police training course offered at a junior college are residents of a junior college district other than the district offering the course, all such students enrolled shall be deemed residents of district for purposes of computing a.d.a. of district. Specifies that act shall be deemed operative for entire 1969-1970 fiscal year.

Ch. 717 (SB 792) DANIELSON Amends Sec. 305, P.U.C., re Public Utilities Commission.

Sets forth functions of president of the P.U.C.

Ch. 718 (SB 1025) STIERN Amends Sec. 4905, B. & P.C., re veterinary license renewal fee.

Revises the fee schedules for filing application for veterinary license examination, for renewal of veterinary license, and for registration of veterinary premises, to provide that Board of Examiners in Veterinary Medicine may fix fee: for filing such application, at an amount not exceeding \$50, rather than providing for a maximum amount of \$50 and a minimum amount of \$30; for renewing such license, at an amount not exceeding \$65, rather than providing for a maximum amount of \$45 and a minimum amount of \$15; for registering a veterinary premises, at an amount less than \$10, rather than providing for a minimum amount of \$5 under the prescribed fee of \$10.

In effect immediately.

Ch. 719 (SB 1223) MCCARTHY Amends Sec. 6580.1, H. & S.C., re sanitary district elections.

Expressly makes applicable to general district election of a sanitary district which is consolidated with a primary election, those provisions of the Uniform District Election Law requiring the supervising authority of the district to appoint as officers or directors those nominees who, on the 46th day prior to the date of the general district election, were unopposed for the office.

Ch. 720 (SB 1427) HARMER New act, re automobile accident study commission.

Appropriates \$65,000 from the Motor Vehicle Fund to the Automobile Accident Study Commission in augmentation of Sec. 6, Ch. 1256, Stats. 1967, for the expenses of the commission for the 1969-1970 fiscal year.

In effect immediately.

Ch. 721 (AB 190) BURTON Amends Secs. 6 and 7, Ch. 1378, Stats. 1965, re status of women.

Provides that Advisory Commission on the Status of Women report its findings and recommendations to the Legislature not later than the fifth legislative day of the 1971 Regular Session rather than the fifth legislative day of the 1969 Regular Session.

Provides that act creating the Advisory Commission on the Status of Women shall be operative until June 30, 1971, rather than June 30, 1969.

Appropriates \$14,210 from the General Fund to the commission for purpose of carrying out their duties during the 1969-1970 fiscal year.

In effect immediately.

Ch. 722 (AB 986) LANTERMAN Amends, amends and renumbers, adds, and repeals, various provisions, Gov.C., W. & I.C., re mental health.

Revises Lanterman-Petris-Short Act, Short-Doyle Act, and related provisions for care and treatment of mentally disordered persons, persons impaired by chronic alcoholism, and persons subject to judicial commitment, and for the administration and financing thereof.

Incorporates additional changes to Sec. 12021.6, Pen.C., proposed by SB 1410 to be operative only upon the enactment of SB 1410 and additional changes to Sec. 5604, W. & I.C., proposed by SB 427 to be operative only upon enactment of SB 427.

In effect immediately.

Ch. 723 (AB 1708) THOMAS Adds Sec. 35404, Veh.C., Sec. 11526.5, B. & P.C., re size of vehicles.

Authorizes counties with a population in excess of 4,000,000 and with natural islands in excess of a specified area to prohibit the use of certain vehicles on any highway or lane established in any unincorporated area on such island on condition that the board of supervisors prior thereto adopted a resolution specifying certain maximum widths for such highways or lanes.

Authorizes such counties to approve, under the Subdivision Map Act, such highways as parts of a subdivision, under specified conditions.

Ch. 724 (AB 1755) HAYES Adds Sec. 2984.4, Civ.C., re venue.

Specifies the proper municipal or justice court in which an action on a contract or installment accounting subject to the Rees-Levering Motor Vehicle Sales and Finance Act is to be tried.

Specifies that in any action subject to the provisions of section, concurrently with the filing of the complaint, the plaintiff shall file an affidavit stating facts showing that the action has been commenced in a county or judicial district described in this section as a proper place for the trial of the action. Provides that if a plaintiff fails to file the affidavit required by section, the court shall, upon its own motion or upon motion of any party, dismiss any such action without prejudice.

Ch. 725 (AB 2347) CHAPPIE Amends Sec. 17, Ch. 52, Stats. 1969, re snow removal.

Authorizes Governor to provide by proclamation that an amount not to exceed one million dollars of increased revenue from the temporary additional one cent per gallon motor vehicle fuel and use fuel taxes received in the Street and Highway Disaster Fund and in the State Highway Fund under Ch. 52, Stats. 1969, be transferred from one such fund to the other upon specified finding.

Makes portion of increased revenue in the Street and Highway Disaster Fund, after termination of such temporary additional tax increases, available under the Emergency Flood Relief Law for snow removal, as specified.

In effect immediately.

Ch. 726 (SB 13) COLLIER Amends Secs. 253.1, 253.2, S. & H.C., re freeway and expressway system.

Deletes the portion of State Highway Route 12 from Melita Road near Santa Rosa to Route 29 from the California freeway and expressway system.

Incorporates additional changes to Secs. 253.1 and 253.2, S. & H.C., as proposed by SB 174, to be operative only upon enactment of SB 174.

Ch. 727 (SB 152) LAGOMARSINO Amends Sec. 263.2, S. & H.C., re scenic highways.

Includes portion of Route 1 from Route 101 at Las Cruces to Route 246 near Lompoc in the state scenic highway system. Requires Advisory Committee on Master Plan for Scenic Highways to study portion of Route 1 from Route 246 to San Luis Obispo county line for inclusion in the state scenic highway system.

Incorporates additional changes to Sec. 263.2, S. & H.C., as proposed by SB 174, to be operative only upon enactment of SB 174.

Ch. 728 (SB 195) DYMALLY Amends Sec. 1509.7, M. & V.C., re disaster preparedness.

Codification to maintain the codes; makes no substantive change.

Ch. 729 (SB 287) COOMBS Amends Secs. 10470 and 10471, adds Sec. 10473.1; B. & P.C., re funds: brokers and salesmen.

Makes brokers and salesmen licensed under the Real Estate Law when obtaining a license, as well as when renewing their license, subject to additional license fees when such fees are needed to increase the balance in the Real Estate Education, Research and Recovery Fund. Requires that such additional fees be paid when obtaining or renewing a license within four-year period after balance is ascertained. Decreases the additional fee which is payable by a broker from \$10 to \$7 and that which is payable by a salesman from \$5 to \$4.

Permits payment out of this fund of damages remaining unpaid after a judgment against a licensee on grounds of conversion of trust funds, as well as on grounds of fraud, misrepresentation or deceit. Provides that not more than \$10,000 per transaction shall be paid regardless of the number of persons aggrieved or the parcels of real estate involved.

Permits the Real Estate Commissioner to defend any action on behalf of the fund. Provides that when an applicant's judgment is by default, stipulation, or consent, or whenever the action against the licensee was defended by a trustee in bankruptcy, the applicant has the burden of proving his cause of action for fraud, misrepresentation, deceit, or conversion of trust funds. States that otherwise the judgment shall be prima facie evidence, but not conclusive evidence, of fraud, misrepresentation, deceit, or conversion of trust funds.

Ch. 730 (SB 291) MARLER Amends, repeals various secs., Ag.C., re livestock identification.

Deletes references to Chief of Division of Compliance and substitutes Director of Agriculture, relating to duties of Livestock Identification Advisory Board.

Revises provision regulating the inspection and identification of livestock, including the deleting of provisions providing for the inspection on release from a yard or market of cattle, the maximum total inspection fees for cattle regulations by the director, establishment of identification of inspected hides, inspection of reduction hides and requiring carriers or their agent to be responsible for having proper document in their possession.

Provides all moneys collected as a result of the increase in fees pursuant to this act for the inspection and identification of cattle shall not be available for expenditure until appropriated by Legislature.

Ch. 731 (SB 296) COLOGNE Adds Sec. 12024.1, B. & P.C., re weights and measures: overcharges.

Makes every person who, by himself, or through or for another, willfully misrepresents a charge for service rendered on the basis of weight, time, measure, or count guilty of a misdemeanor.

Ch. 732 (SB 322) STIERN Amends Secs. 1154 and 5303, R. & T.C., re taxation of air taxis.

Requires air taxis in unscheduled operation to be assessed and taxed the same as other personal property on the unsecured roll of the county in which the aircraft is habitually situated rather than under the provisions providing for the assessment of air taxis.

In effect immediately.

Ch. 733 (SB 354) SCHMITZ Adds Secs. 25452.1 and 25452.2, Ed.C., re junior college governing boards.

Makes specific provision for election, appointment, and tenure of board members where a junior college district and a unified district have a common governing board of five members, the organization of which was completed on or before December 31, 1968, pursuant to specified provisions of law where the board determines on or before December 31 of any year that a separate junior college district governing board shall be established. Operative only until December 31, 1972.

In effect immediately.

Ch. 734 (SB 465) LAGOMARSINO Amends Secs. 1334.2, 1334.3, Pen.C., re witnesses.

Sets out alternative measure of amount of, and requires additional authorized fees and expenses relating to, travel expenses to be paid or tendered person required to serve as witness pursuant to Uniform Act to Secure the Attendance of Witnesses From Without the State in Criminal Cases.

Ch. 735 (SB 517) COOMBS Amends Sec. 7067.5, B. & P.C., re Contractors License Law: applications.

Redefines "financial solvency" for purposes of application for contractors' license. Requires, rather than authorizing registrar to require, applicant to provide specified answers to registrar of contractors on form required by registrar. Requires applicant to furnish statement of financial condition, rather than certified financial statement. Requires that statements of financial condition which the applicant is required to furnish be prepared in accordance with generally accepted accounting principles and signed by the applicant under penalty of perjury. Requires that such statement be accompanied by a report, certificate, or opinion of an independent certified public accountant or independent public accountant rather than by a certified public accountant or by a public accountant. Revises minimum information to be contained in such statement.

Permits the registrar to request from any licensee under investigation a financial statement, but only if such statement would assist the registrar in his investigation, prepared by an independent certified public accountant or independent public accountant, rather than by a certified public accountant or by a public accountant.

Ch. 736 (SB 595) STIERN Amends various secs., adds Art. 5 (commencing with Sec. 12251), Ch. 3, Pt. 7, Div. 2, repeals Art. 5 (commencing with Sec. 12251), Ch. 3, Pt. 7, Div. 2, R. & T.C., re taxes on insurers.

Revises provisions relating to prepayment of taxes by insurers. Provides for three prepayments, rather than four, by only those insurers whose annual tax liability is \$5,000 or more, rather than of every insurer. Changes date on which annual tax return is due for taxes on insurance other than marine insurance to April 1st, rather than June 15.

Tax levy, not to become operative until January 1, 1970.

In effect immediately.

Ch. 737 (SB 628) WHETMORE Amends Secs. 9507, 9508, 9509, H. & S.C., re mausoleums and columbariums.

Redefines the meaning of the terms "Uniform Building Code," "Uniform Plumbing Code," and "National Electrical Code" as used in the Private and Community Mausoleum and Columbarium Law.

Ch. 738 (SB 695) COLOGNE New act, re consolidated election; constitutional amendment.

Provides for submission to the voters at the 1970 primary election of Senate Constitutional Amendment No. 26. Act calling election.

In effect immediately.

Ch. 739 (SB 741) COOMBS Amends Sec. 29123, Gov.C., re county finances.

Provides that in county projects funded by bond issue preliminary expenditures may be made as provided by law until the bonds have been authorized, rather than authorized and sold.

Ch. 740 (SB 763) COLOGNE Amends Secs. 16731, 16736, Gov.C., re state indebtedness.

Raises maximum rate of interest payable on state general obligation bonds given in anticipation of revenue from the sale of authorized bonds from 5 percent to 7 percent.

Eliminates maximum rate of interest payable on notes given in anticipation of revenue from sale of authorized bonds and permits finance committee to authorize issuance on such terms and conditions as it may fix.

Provides that intent of Legislature is that the increase in bond rate interest shall only apply to bonds authorized after the effective date of statute and that the elimination of the maximum interest rate payable on notes in anticipation of bond revenue, shall apply to notes issued in anticipation of bonds authorized prior to September 15, 1961, or subsequent to the effective date of statute unless Senate Constitutional Amendment No. 26 is approved by the electors, in which event such changes shall apply to all bonds and notes in anticipation thereof, regardless of date bonds authorized.

Additionally provides that authority to issue notes in anticipation of revenue, as would be provided for under SB 764, shall not be affected by this act.

Ch. 741 (SB 764) COLOGNE Adds Sec 16737, Gov.C., re state indebtedness.

Eliminates maximum rate of interest payable on notes given in anticipation of revenue from the sale of authorized bonds and permits the finance committee to authorize issuance on such terms and conditions as it may fix.

In effect immediately.

Ch. 742 (SB 849) GRUNSKY Adds Sec. 1463.2, Pen.C., re junior college parking fines.

Provides for transfer of all fines and forfeitures of persons arrested or notified by junior college campus security patrol officers and charged with violating campus parking regulations on property of the junior college district within a county, in equal amounts to the general fund of the junior college district and to the general fund of that county.

Ch. 743 (SB 850) MARLER Amends, adds, various secs., Ag.C., re livestock.

Defines the operation of feedlots. Provides that cattle shall be inspected upon movement or rebranding whichever occurs first, when they are sold or ownership is transferred. Authorizes the operators of feedlots to register with the Director of Agriculture. Requires cattle owners or shippers to sort out and identify stray animals to brand inspectors prior to inspection and provides penalty for failure to do so and civil liability for feed and transportation expenses in recovering stray animals. Provides moneys collected pursuant to section for failure to sort out and identify stray animals shipped without inspection or for inspection at future destination shall not be available for expenditure until appropriated by Legislature.

Ch. 744 (SB 880) RODDA Amends Secs. 601.1, 708, Ed C., re school districts.

Permits person to vote for both county boards of education if he is resident of elementary school district which is included in joint union high school district and both districts are under jurisdiction of different county superintendents of schools.

Requires that tax levied by county for support of its board of education and superintendent of schools, be levied uniformly and only in that area of school districts under its jurisdiction, even though portion of a district may be in another county. Imposes duty on auditor of county, if county is not county of jurisdiction of school district, to transfer such tax levy to county auditor or county of jurisdiction of school district.

Repeals provision that county treasurer is to segregate that portion of county tax levied for support of county board of education and superintendent of schools that is collected from territory of any school district that is not under jurisdiction

of county superintendent of schools and to transfer that portion to county treasury of county whose superintendent of schools has jurisdiction over that school district.

Operative July 1, 1969.

In effect immediately.

Ch. 745 (SB 882) RODDA Amends Secs. 7455 and 7456, Ed.C., re regional occupational centers.

Prescribes rules whereby taxes for school districts or county superintendents for support of regional occupational centers are to be levied where district territory is situated in more than one county.

Prohibits taxation within a district for support of both a county program and a district program.

Makes related technical changes.

In effect immediately.

Ch. 746 (SB 905) GRUNSKY Amends Sec. 2106.5, S. & H.C., re highway funds: city streets.

Authorizes any incorporated city to enter into an agreement with any other incorporated city in the county, as well as with the county, regarding funds received for expenditure on selected roads and streets within county and city.

In effect immediately.

Ch. 747 (SB 1312) COOMBS Adds Ch. 2.5 (commencing with Sec. 171), Pt. 1, Div. 1, R. & T.C., re disaster area tax relief

Authorizes county boards of supervisors and legislative bodies of chartered cities which assess and collect their own property taxes to cancel or refund the second installment of taxes for the 1968-1969 fiscal year on any real property which is damaged or destroyed after the lien date in 1968 by a major misfortune or calamity which caused the Governor to declare the area or region in which the property is located to be in state of disaster, if such property is damaged to the extent of 50 percent or more of its assessed value and if such property was not insured against such major misfortune or calamity because the assessee was unable to obtain such insurance through usual channels. Specifies that the disaster relief afforded by this enactment is in lieu of other disaster relief for such property enacted by the Legislature at its 1969 Regular Session for the assessment or re-assessment of damaged or destroyed property in disaster areas.

In effect immediately.

Ch. 748 (AB 37) LANTERMAN New act, re validations.

Second Validating Act of 1969, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities.

In effect immediately.

Ch. 749 (AB 38) LANTERMAN New act, re validations.

Third Validating Act of 1969, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies, and entities.

Ch. 750 (AB 164) SCHABARUM New act, re California State Polytechnic College.

Makes void all commitments made prior to the effective date of this act by the California State Polytechnic College, the Trustees of the California State Colleges, or the Department of Education to either or both of the Departments of Finance or General Services requiring sale by the trustees of a tract of land comprised of approximately 156.16 acres adjacent to California State Polytechnic College in the County of Los Angeles.

Ch. 751 (AB 201) BARNES Amends, repeals, various secs., Gov.C., re Public Employees' Retirement System.

Provides, with specified exception, that agencies contracting with P.E.R.S. do so on the basis of entire compensation of local members rather than be limited to specified amount of compensation.

Provides that prior service benefits for local safety and local miscellaneous members shall be based on final compensation.

Provides for payment of \$500 lump sum death benefit to members of all contracting agencies, rather than to only those which have elected to be subject to provisions.

To be operative on the first of the month following the month in which statutes enacted at the 1969 Regular Session are effective.

Ch. 752 (AB 245) BARNES Amends, adds, repeals, various secs., Gov.C., re Public Employees' Retirement System.

Clarifies provisions relating to allowances payable to persons retired under a public agency contract with P.E.R.S. which has been terminated or under a local retirement system which was terminated as a result of contract to participate in P.E.R.S. and requires that such allowances continue at level existing at termination. Provides for cost-of-living adjustment generally, except where contract was terminated prior to December 1, 1968.

Makes present one-time cost-of-living increase provisions unavailable to contracting agencies which do not adopt the provisions by July 1, 1972, rather than requiring such agencies to adopt such increases by February 1, 1969. Makes related changes.

Makes clarifying changes in provisions relating to contribution rates, retirement allowances, and cost-of-living adjustments for specified safety members.

Operative on the first day of the month following the month in which the statutes enacted at the 1969 Regular Session are effective.

Ch. 753 (AB 287) BARNES Amends, repeals, various secs., Gov.C., re Public Employees' Retirement System.

Deletes provisions for retirement allowance and member contributions for local safety members based on a percentage of final compensation per year of service varying with the age of the member at the time of entry into service.

Reduces retirement allowances and contribution rates of local safety members covered under O.A.S.D.I. Provides that maximum allowances shall be the total payable to a member for all service to all employers rather than to service of a single employer only. Prescribes the manner of computing allowance for service to each employer where the maximum applies.

Reduces contribution rates of a law enforcement member covered under O.A.S.D.I.

Ch. 754 (AB 396) MOORHEAD Amends Sec. 16652, Ed.C., re community recreation.

Includes libraries and parks adjacent to school sites within definition of "recreation center" in statutes authorizing school districts to jointly participate with other public authorities in projects for purposes of community recreation.

Ch. 755 (AB 495) BADHAM Amends Sec. 9997, B. & P.C., re employment agencies.

Provides that the Bureau of Employment Agencies, with the approval of the Director of Professional and Vocational Standards, rather than the director, shall fix employment agency fees. Eliminates minimum license fees that may be charged employment agencies. Provides that the bureau is not required to collect any amount over \$25 for renewals made between specified dates. Requires the bureau to make certain refunds of renewal fees to specified employment agencies. Appropriates whatever amount is necessary from the Bureau of Employment Agencies Fund to the bureau in order to make these refunds.

In effect immediately.

Ch. 756 (AB 854) CONRAD Amends Sec. 12761, H. & S.C., re fireworks: blank cartridges.

Deletes provision relative to sale of blank cartridges.

Ch. 757 (AB 1020) HAYES Adds Sec. 5541, B. & P.C., re construction permits. Requires, with prescribed exceptions, that a county or city require as a condition precedent to the issuance of a permit for the construction, alteration, improvement, or repair of a building a signed statement from the person who prepared the plans and specifications that he is certified or registered under the provisions relating to architecture or is otherwise licensed in this state to prepare such plans and specifications.

Requires a person to sign such plans and specifications when he prepares these plans and specifications for others even though the preparation of such plans and specifications are among the prescribed exceptions.

Provides that a signature and registration number on the plans and specifications of a person who is registered, certified, or licensed to prepare such plans and specifications constitutes compliance with such requirement.

Provides that the agency that issues such permit does not have responsibility of determining qualifications of person who signed plans and specifications or statement, to prepare such plans and specifications.

Ch. 758 (AB 1072) HAYES Adds Secs. 722, 723, H. & N.C., re registration of vessels.

Authorizes the Department of Harbors and Watercraft to accept an undertaking or bond in the amount of the fair market value of the vessel in absence of the regularly required supporting evidence of ownership upon application for registration or transfer of a vessel, conditioned to protect the department and its employees, subsequent purchasers, or persons acquiring a security interest in the vessel or successors in interest of any of these persons from loss or damage from any defect or undisclosed claim in the ownership of the vessel.

Creates right of action in any interested person, to recover on bond or undertaking for any breach of the conditions for which it was deposited and provides procedure for surrender of bond or undertaking. Limits liability to amount of bond and provides procedure for discharge of bond.

Ch. 759 (AB 1077) BRIGGS Amends Sec. 25502, B. & P.C., re alcoholic beverages.

Prohibits, with prescribed exceptions, specified activities by a manufacturer, winegrower, manufacturer's agent, rectifier, distiller, bottler, importer, or wholesaler, or any officer, director, or agent of such person, with regard to off-sale general licenses and premises.

Ch. 760 (AB 1136) BEVERLY Adds Sec. 25934.2, R. & T.C., re Bank and Corporation Tax Law.

Imposes a 5-percent penalty, with minimum of \$5 and a maximum of \$1,000, for underpayment of corporate taxes, applicable to returns with a due date on or after the effective date of this act.

In effect immediately.

Ch. 761 (AB 1166) MURPHY Amends Secs. 7026, 7045, 7046, adds Sec. 7027, B. & P.C., re contractors.

Includes within contractor's licensing requirements installers of mobilehomes, upon mobilehome lots, or mobilehome accessory buildings and structures.

Ch. 762 (AB 1176) KNOX Adds Ch 65 (commencing with Sec. 51050), Pt. 1, Div. 1, Title 5, Gov.C., re open-space easements.

Establishes procedures for counties and cities which have a general plan to acquire easements in property, either in perpetuity or for a term of not less than 20 years, to restrict such property to open-space purposes for the benefit of the public. Prohibits the construction of any improvements on such restricted lands, except as the right to construct such improvements is expressly reserved in the instrument providing for the easement and except for the installation of public service facilities benefiting the land or the installation of such facilities pursuant to an authorization by the city or county or the Public Utilities Commission. Provides that no such reservation of construction rights shall materially impair the open-space character of the lands. Prescribes the rights and duties of the parties and the circumstances under which an easement will be terminated or relinquished.

Ch. 763 (AB 1214) CHAPPIE Amends, adds, various secs., B. & P.C., re real estate: land projects.

Requires subdividers of land projects, as defined, to submit specified reports relating to defaulting purchasers, under specified conditions. Authorizes Real Estate Commissioner to deny a public report on land projects under specified conditions. Provides for rescission of contracts by purchasers of land projects under specified

circumstances and within specified period of time. Adds related provisions and makes related changes.

Deletes qualification requirements for public members of Real Estate Commission.
Expresses legislative findings and purposes.
To become operative on January 2, 1970.

Ch. 764 (AB 1246) * PRIOLO Amends Sec. 683, H. & N.C., re vessels.

Provides that the Department of Harbors and Watercraft may order destruction of abandoned undocumented vessels after completing prescribed investigation.

Ch. 765 (AB 1250) BIDDLE Amends Sec. 2137 1, B. & P.C., re state institutions; hiring physicians.

Provides for a period not exceeding two years, rather than until October 1, 1969, during which persons licensed to practice medicine in other states and meeting specified other conditions may be appointed to medical staff of state institution and may, under supervision of persons licensed by the state to practice medicine, treat persons in the state institution.

In effect immediately.

Ch. 766 (AB 1251) WAXMAN Amends Sec. 5843.5, S. & H.C., re street lighting.

Permits county board of supervisors to construct street lighting and levy assessment therefor under the Improvement Act of 1911 on the basis of their own motion as well as on the basis of a petition of taxpayers of a lighting maintenance district.

Ch. 767 (AB 1439) MOBLEY Amends Secs 31695.2, 31703, 31812, 31815, adds Sec. 31803 6, Gov.C, re County Employees' Retirement Law.

Permits counties which on or after July 1, 1969, adopt certain provisions of Gov.C. for computing the retirement allowance of "safety members" (sheriff's employees, county fire employees) who are covered by Social Security Act to modify the formula in prescribed manner.

In effect immediately.

Ch. 768 (AB 1471) MacDONALD Amends Secs. 6080 and 6084, H. & N.C., re harbor district public projects.

Raises amount for work not requiring competitive bidding from \$2,500 to \$3,500 in harbor districts. Raises from \$200,000 to \$500,000 maximum borrowing or conditional sales contracts harbor district may enter into at any one time for district projects.

Ch. 769 (AB 1551) ZENOVICH Amends Secs. 15 and 46, Fresno Metropolitan Flood Control Act (Ch. 503, Stats. 1955), re Fresno metropolitan flood control.

Raises maximum permissible interest rate on general obligation bonds of district issued for the acquisition and construction of flood control works from 6 percent to 7 percent. Raises maximum permissible interest rates on bonded indebtedness incurred for projects in district zones from 5 percent to 7 percent, deletes requirement that not less than one-fortieth of such indebtedness incurred for projects in district zones be paid in every year, and makes related changes in procedure for authorization and issuance of such indebtedness.

Permits board to issue bonds in the denomination of \$5,000 rather than \$1,000.
In effect immediately.

Ch. 770 (AB 1689) MOBLEY Amends Sec. 10602.5, adds Sec. 5302.6, Ch. 4.5 (commencing with Sec. 6468) Pt. 5, Div. 7, S. & H.C., re assessment of public property.

Provides for the issuing of bonds representing unpaid assessments against publicly owned property under the Improvement Act of 1911 and Municipal Improvement Act of 1913.

Ch. 771 (AB 1690) MOBLEY Amends Sec. 8650, repeals Sec. 8650.1, adds Secs. 8650.1, 8751 5, S. & H.C., re bond maturity.

Requires city or county treasurer, if he receives for payment an interest coupon from a bond issued pursuant to the Improvement Bond Act of 1915 for which notice of advanced maturity has been given without the bond being surrendered, to

*Correction.

mail a copy of the notice of advanced maturity to the address given for payment of the coupon, and to include the interest coupon with such notice if it is for interest which has ceased to accrue on the bond due to its advanced maturity.

Provides that failure to receive such additional notice of advanced maturity will not affect the maturity date of the bond.

Authorizes legislative body, for any bonds issued pursuant to Improvement Bond Act of 1915, instead of only where work is done under the Municipal Improvement Act of 1913 or Street Opening Act of 1903, to provide differing provisions as to annual maturing of bonds.

Deletes authorization for 8 percent interest rate on bonds issued in place of bonds issued prior to August 27, 1937.

Ch. 772 (AB 1714) WAKEFIELD Adds Art. 3 (commencing with Sec. 12570), Ch. 6, Title 2, Pt. 4, Pen.C., re rifles, shotguns: contiguous states.

Permits, subject to other applicable laws of this state and the laws of the contiguous state, purchase by residents of this state of shotguns or rifles in a contiguous state in conformance with the federal Gun Control Act of 1968 and regulations prescribed pursuant to such act.

Ch. 773 (AB 1760) HAYES Amends Sec. 89, C.C.P., re jurisdiction of municipal court.

Provides that each municipal court has jurisdiction of case in equity to vacate judgment or order of such municipal court obtained through extrinsic fraud, mistake, inadvertence, or excusable neglect.

Ch. 774 (AB 1825) MILIAS Amends various secs., Elec.C., re municipal elections: proposed measures.

With respect to municipal elections:

Requires that notice of intent to circulate an initiative or recall petition be signed by at least one, but not more than five, proponents of the measure.

Requires that affidavit of publication of notice of intent to circulate an initiative petition be made by representative of newspaper in which notice was published, rather than by a voter of the city.

Provides that clerk's certificate of the sufficiency of a referendum or recall petition be given only to persons who filed written request therefor, rather than to each petition circulator.

Ch. 775 (AB 1855) MOBLEY Amends Sec. 36935, Gov.C., re meetings.

Provides that resolutions or orders for payment of money may be adopted at duly noticed special meetings of city councils rather than only at regular meetings.

Ch. 776 (AB 1868) LANTERMAN Amends Sec. 9359.1, Gov.C., re retirement of state officers.

Increases maximum retirement allowance for elective constitutional officers under the Legislators' Retirement System, other than Members of the Legislature and judges, if such officer is credited with 24 or more years of service.

In effect immediately.

Ch. 777 (AB 1989) PATTEE Amends Sec. 22502, Veh.C., re commercial vehicle parking.

Exempts from provision relating to parking of vehicles with the right-hand wheels thereof within 18 inches of the right-hand curb, vehicles of public utilities when used for specified purposes.

Authorizes local authorities to prohibit by ordinance parking by commercial vehicles in a business district with the right-hand wheels of such vehicles more than 18 inches from the right-hand curb. Specifies that ordinance shall be effective only if signs are placed in areas to which it is applicable clearly indicating the prohibition.

Ch. 778 (AB 2036) MULFORD Amends Sec. 39301, H. & S.C., re air pollution control.

Authorizes establishment of more than one regional air pollution control district in a basin.

Ch. 779 (AB 2223) PRIOLO Amends Sec. 14427, 15793 and adds Sec. 14438.5, Elec.C., re ballots.

Provides that voter may receive only one new ballot after spoiling one, rather than up to two new ballots.

Allows, as an alternate method to drawing line through unused ballots, tearing or cutting with intent to destroy as long as serial number of ballot retained.

Ch. 780 (AB 2226) PRIOLO Amends Secs. 35130, 71180.3, Gov.C., re conduct of elections.

Provides, with respect to an election held to annex territory to a city under the Annexation Act of 1913, that the election is to be conducted in the manner prescribed for municipal elections, rather than general elections.

Provides that special elections to fill a vacancy in justice courts shall be conducted in the manner of electing city councilmen, rather than in the manner of any other special election.

Ch. 781 (AB 2228) PRIOLO Amends various secs., Elec.C., re voting machines.

Changes procedures governing use of voting machines.

Ch. 782 (AB 2231) PRIOLO Amends Secs. 4891 and 4894, adds Sec. 4894.1, H. & S.C., re sewer maintenance districts.

Authorizes division of sewer maintenance district into tax assessment zones in specified circumstances.

Permits loan of county funds to sewer maintenance district for replacement of obsolete equipment or to defray unusual district maintenance costs, and authorizes restriction of loan for use in temporary tax assessment zone. Extends from 5 to 10 years maximum time for repayment of loan.

Makes other related changes.

Ch. 783 (AB 2252) MILIAS Amends Sec. 9601, Elec.C., re new parties.

Makes new parties subject to Democratic Party procedure rather than Republican Party procedure.

Ch. 784 (AB 606) VEYSEY Amends, amends and renumbers, adds, and repeals various secs., Ed.C., re school finance.

Effective February 15, 1970, requires that a.d.a. for pupils in kindergarten, classes of less than 180 minutes be adjusted by multiplication factor of 0.750. Provides for adjustment of 0.417 commencing July 1, 1970.

Effective July 1, 1971, eliminates crediting of a.d.a. for classes of kindergarten in classes of less than 180 minutes.

Provides for adjustment of kindergarten a.d.a. based on size of kindergarten, classes; provides for waiver thereof under specified circumstances.

Incorporates additional changes to Sec. 11301, Ed.C., proposed by SB 172, to be operative only upon enactment of SB 172.

Defines single session kindergarten class.

Requires that a.d.a. of severely mentally retarded minors in less than 180-minute schoolday be adjusted by multiplication factor of 0.417.

Enacts Educational Improvement Act of 1969 and expresses legislative intent with respect to use of funds therefor, providing for annual evaluation, measuring effectiveness in terms of improvement of pupil's scholastic ability, and providing for modification or replacement of ineffective programs. Provides for allowances to school districts for programs of educational improvement and programs of cost effectiveness to be established by eligible school districts. Provides for application by eligible school districts for allowances for such programs and requires submission of plans. Requires such programs to be administered by Office of Compensatory Education. Provides for keeping of precise fiscal records, and fiscal review and analysis by Joint Legislative Budget Committee.

Provides for creation of advisory committee on program and cost effectiveness composed of persons in fields of economics, learning sciences, and managerial sciences, to assist in administration of program.

Appropriates \$310,000 for specified purposes re Educational Improvement Act of 1969 and review and study of office of county superintendent of schools.

Revises supplemental support program for low-wealth elementary and high school districts by increasing maximum amount of such aid.

Provides for apportionment of the amounts appropriated to be transferred to the State School Fund by Items 321 and 321.5 of the Budget Act of 1969 and revises allocation thereof.

Increases State School Fund regular foundation program levels per pupil in average daily attendance by \$18 at the elementary level, \$16 at the high school level, \$15 at the junior college level, and \$10 for adults.

Revises method of computation for special education programs from one based on a.d.a. to a per class basis; prescribes formula for computing allowances to provide for a total support guarantee which includes consideration of foundation program support provided for various categories of handicapped minors and is keyed to class sizes fixed by State Board of Education; provides for special treatment of small sparsely populated districts; retains per-pupil allowance for special types of educational programs; and makes numerous related changes.

Provides allowances for driver education for physically and educationally handicapped minors.

Provides for reports to Superintendent of Public Instruction re disposition and use of amounts received for special education purposes, and for recoupment by state of excess amounts disbursed.

Revises and particularizes definitions and descriptions of various forms of handicaps for purposes of special education programs; defines various types of instruction for which state subventions shall be provided; creates local admission committees for purposes of special education programs for educationally handicapped and mentally retarded minors; requires that admissions committees consult with parents of minor before he may be enrolled in latter special education programs; and makes numerous related changes.

Establishes maximum class sizes for special education programs. Requires state approval of specified program initiation and extensions.

Revises law relating to special education of mentally gifted minors by defining qualifying programs, eliminating excess expense concept of reimbursement and advance apportionments for identification of pupils, requiring reports re disposition and use of funds, providing for recoupment of excess amounts disbursed, and making numerous related changes.

Requires, commencing on July 1, 1970, proposed programs for mentally gifted minors to be approved by Superintendent of Public Instruction.

Provides for recomputation of allowances for participation and identification of mentally gifted minors.

Provides for reversion to General Fund of certain money not needed for State School Fund at end of fiscal year.

Prohibits school districts from increasing ratio of administrative to nonadministrative personnel, as defined, above 1968-1969 fiscal year level unless increase is completely supported by federal funds or position is specialist teacher in reading.

Permits Superintendent of Public Instruction to increase foundation programs of school districts in order to apportion amounts appropriated by Legislature for cost increases due to inflation.

Revises provisions re allowances for Miller-Unruh Basic Reading Act.

Provides that school district maximum tax rate provisions will be ineffective after July 1, 1973, rather than July 1, 1971. Requires Legislative Analyst to develop plan to establish control over school districts' use of property tax, to be presented to Legislature in 1970.

Requires Joint Legislative Budget Committee to conduct comprehensive review and study of office of county superintendent of schools.

Operative for entire 1969-1970 fiscal year.

In effect immediately.

Ch. 785 (SB 1297) DEUKMEJIAN Amends Sec. 1203.2, Pen.C., Sec. 1731.5, W. & I.C., re commitment to youth authority.

Authorizes court to commit rather than refer a person to the authority if specified conditions are met.

Requires authority to accept person committed if authority believes he would be benefited and authority has adequate facilities, rather than providing that upon referral by court, authority, if it believes such conditions exist, shall so certify to court and court shall commit person to authority.

Authorizes court, in lieu of any other sentence, to commit otherwise eligible defendant to authority after probation revoked and terminated in any case, including

cases in which judgment pronounced and execution thereof suspended. Provides, as one of specified combination of conditions of eligibility for commitment to authority, that convicted person was granted probation and probation is revoked and terminated, rather than only that such person is not granted probation.

Ch. 786 (SB 1324) SCHRADE Adds Sec. 21103, Gov.C., re Public Employees' Retirement System.

Permits employment by state board or commission in position exempt from civil service of persons, under 73 years of age, with special knowledge, experience and qualifications. Provides that persons so appointed shall be retired on the first of the month after their 73rd birthday.

In effect immediately.

Ch. 787 (AB 2295) BAGLEY Amends Sec. 1, Ch. 800, Stats. 1957, re lands in Bolinas Bay.

Transfers title of certain property in Bolinas Bay from Bolinas Harbor District to the County of Marin. Provides for the use of such land by the county. Makes act operative only when county files certificate that county assumes and will discharge designated outstanding indebtedness of Bolinas Harbor District.

Ch. 788 (AB 21) STACEY Amends Secs. 11052 and 11055, Ed.C., re work experience education.

Excludes approved work experience programs from provisions fixing minimum schoolday in high schools at 240 minutes, and includes such programs within provisions fixing minimum schoolday in special day or Saturday vocational training programs at 180 minutes.

Ch. 789 (AB 118) VASCONCELLOS Adds Secs. 12032 and 12033, Pen.C., re firearms' destruction.

Permits destruction of firearms otherwise subject to sale as unclaimed property or abandoned property, and requires such destruction with respect to an exhibit filed in a criminal action or proceeding, but excepts from the application of this provision, firearms in the possession of the Department of Fish and Game or which were used in connection with violations under the Fish and Game Code.

Permits destruction of a firearm used in the commission of, or attempt to commit, a misdemeanor under the Penal Code, and provides for restoration of any such weapon to lawful owner, if the weapon had been stolen.

Ch. 790 (AB 120) DUNLAP Amends Sec. 19506, R. & T.C., re senior citizens tax assistance.

Specifies that no proration of property tax shall be made where a homestead is held in joint tenancy by the claimant and his spouse or by him and his or his spouse's parents, children, or grandchildren, and the taxes for which assistance is claimed were paid by the claimant or member of his household.

Operative with respect to property taxes paid for 1969-1970 and thereafter.

Ch. 791 (AB 169) CHAPPIE Amends Secs. 25457.3 and 25457.8, Ed.C., re school district reorganization.

Permits Board of Governors of California Community Colleges to extend period of time for submitting of specified plans and recommendations concerning organization of junior college districts.

Ch. 792 (AB 170) CHAPPIE New act, re school building aid.

Provides that where a school district, which meets specified conditions, has annexed a lapsed school district as a result of action by the board of supervisors pursuant to a specified section and thereafter makes an application for a state school building aid apportionment, the assessed valuation of the annexed territory shall be excluded for purposes of determining the maximum amount of bonds which the district is permitted to issue and sell unless the annexed territory has participated in an election of the annexing district to issue and sell bonds.

Operative until July 1, 1971.

Ch. 793 (AB 171) BARNES Amends Sec. 21252.001, Gov.C., re Public Employees' Retirement System.

Requires local public agencies participating in P.E.R.S. to provide 1/60th formula retirement allowance for local miscellaneous members unless they have elected by operative date of act to use 1/70th formula.

Ch. 794 (AB 180) MILLER Amends Sec. 19582, Gov.C., re civil service: disciplinary proceedings.

Requires State Personnel Board to furnish a copy of a proposed decision of board to each party to a disciplinary proceeding within 10 days.

Requires board to notify each party if proposed decision is not adopted rather than to furnish copy of proposed decision.

Requires board to take oral and written testimony in disciplinary proceedings rather than one or the other.

Ch. 795 (AB 241) BRIGGS Amends Sec. 13325, Ed.C., re employment of school teachers.

Includes probationary school teachers within provisions under which the employment of teachers who have reached the age of 65 is on a year-to-year basis at the discretion of the district governing board.

Ch. 796 (AB 242) BRIGGS Amends Sec. 15352.5, Ed.C., re school classrooms.

Deletes requirement that trailer coaches meeting certain health and safety standards and used for classrooms be moved to another school site and used for special educational purposes at least 3 times each fiscal year.

Specifies that such trailer coaches, which are exempted from provisions relating to temporary quarters or portable buildings, be those used for special educational purposes and are not expanded or fitted together with other sections to form one unit greater than 16 feet in width.

Raises, for driver training purposes, maximum number of students who may use trailer coach classrooms from 17 to 20.

Ch. 797 (AB 292) MULFORD Adds Sec. 23465, Ed.C., re Hastings College of Law.

Requires Director of General Services to transfer property located at 55 and 75 Hyde Street in San Francisco to the Hastings College of the Law to be used for such purposes.

Permits such property to be sold or leased to nonprofit corporation to provide housing for students, faculty, and employees of college.

Provides that proceeds of sale or lease be deposited in General Fund.

In effect immediately.

Ch. 798 (AB 307) HAYES Amends Secs. 13114, 13144.1, 13144.2, H. & S.C., re fire protection.

Requires State Fire Marshal to adopt necessary regulations for the approval and listing of fire alarm and automatic sprinkler systems and to consider standards of National Fire Protection Association in adopting such regulations, rather than adopting rules and regulations for such systems substantially consistent with a specified publication. Revises provision relating to listings of construction materials and equipment required to be published and distributed by the fire marshal and revises the method by which a person gains placement on such listing. Prescribes an original application fee, a listing fee, an annual renewal fee, and a revision fee, rather than only an original and annual renewal listing fee.

Ch. 799 (AB 309) HAYES Amends Secs. 18008, 18012, 18211, and 18218, H. & S.C., re trailer coaches and mobilehomes.

Revises definition of "mobilehome."

Defines "commercial coach."

Ch. 800 (AB 412) PORTER Amends, adds, repeals various secs., AB 413, Wat.C., Wat.C. as proposed to be added by AB 413, Gov.C., and Budget Act of 1969, re water quality.

Inserts existing provisions relating to sewage in the Lake Tahoe Basin in revised provisions on water quality control proposed by AB 413.

Specifies effect of lien, upon recordation, for cost of abating certain conditions of pollution or nuisance resulting from nonoperating industrial or business location.

Repeals provisions of AB 413 [Ch. 800] exempting specified public agencies from requirement of holding election before agencies may contract for loan from the State Water Quality Control Fund.

Makes various changes in provisions proposed by AB 413 [Ch. 800].

Exempts specified fees accompanying reports filed by waste dischargers from provisions prohibiting state and public agencies from paying various fees.

Appropriates for support of State Water Resources Board specified fees accompanying reports filed by waste dischargers.

Ch. 801 (AB 512) DENT Adds Sec 407, Ed.C., re annuity contracts.

Authorizes Director of Education, under conditions established by State Board of Education, to purchase annuity contracts for permanent employees of Department of Education and California Maritime Academy, if certain specified conditions are likewise met.

Ch. 802 (AB 535) ARKLIN Amends Sec. 5005, P.U.C., re Transportation Rate Fund.

Requires deposit of fees collected by the commission for certificates of public convenience issued to express corporations and freight forwarders into the Transportation Rate Fund. Deletes requirement that money in the fund shall be expended under the City Carriers' Act.

Ch. 803 (AB 572) BRIGGS Adds Sec. 1752.85, W. & I.C., re youth authority sales.

Permits Director of Youth Authority to authorize sale to public of handiwork made by wards of the authority, with cost of manufacture to be paid from income from sales with remainder of funds put in ward's trust account.

Ch. 804 (AB 574) LANTERMAN Amends Sec. 11460, Pen.C., re paramilitary organizations.

Extends definition of "paramilitary organization" to include one which, as an organization, engages in rioting or violent disruption of, or violent interference with, school activities.

Ch. 805 (AB 584) FORAN New act, re bridge and highway districts.

Directs Golden Gate Bridge and Highway District to develop a transportation facilities plan and submit it to Legislature by 90th calendar day of 1971 Regular Session.

Authorizes district to establish and operate any and all modes of transportation within district, including water transportation; to join with other local entities and state agencies in studying and acting to solve district's transportation problem; and to finance such studies and action from district's net revenues.

Limits activities of district from enactment of act until 120 days after submission of plan to Legislature in following manner: (a) may not initiate any action designed to add second deck to Golden Gate Bridge, (b) may not use more than 50 percent of its net revenue for bus transit services within district, (c) may not expend and accumulate more than 30 percent of its net revenue for water transportation services, and (d) requires remaining net revenue to be accumulated to implement provisions of plan.

Requires board of directors prior to expending any funds for bus transit or water transportation system operated by district, to determine that board of supervisors of counties served by such a system have committed an amount which board of directors have determined that these counties should contribute to operation of system for intracounty operations.

Defines "net revenue."

Ch. 806 (AB 589) BADHAM Amends Sec. 9801, B. & P.C., re electronic repair dealers.

Includes as a service dealer for the purposes of the Electronic Repair Dealer Registration Law a person who, for compensation, engages in the business of repairing, servicing, or maintaining tape recorders, as well as television, radio, or phonograph equipment normally used or sold for use in the home.

Ch. 807 (AB 592) STACEY Adds Sec. 14115.5, W. & I.C., re medical assistance.

Provides that moneys payable or rights existing under the medical assistance program shall be subject to a claim of the state or the United States but not otherwise, and that a transfer or assignment of a right of a provider of health care to any payment shall not be enforceable against the state, a fiscal intermediary, carrier, or prepayment plan.

Ch. 808 (AB 593) STACEY Amends Sec. 36105, Veh.C., re implements of husbandry.

Exempts from registration as a vehicle, trailer or semitrailer owned and used exclusively by a farmer to haul a portable sanitary facility used exclusively for the production or harvesting of agricultural products.

Ch. 809 (AB 598) DEDDEH Amends, adds, repeals, various secs., Gov.C., re state civil service.

Makes various changes in provisions concerning reinstatement of state employees after vacating position in state employment to accept another position in state employment, demotion of employees, and the service of probationary periods upon specified conditions of employment.

Requires State Personnel Board to establish the length of the probationary period for each class of state service.

Ch. 810 (AB 618) CORY Amends Secs. 213.1, 383, Elec.C., re voter registration.

Makes voting registration in county other than residence permanent when the voter signs an affidavit of registration used in his county of residence. Deletes provisions limiting validity to ensuing election only and requiring county clerk to cancel registration.

Ch. 811 (AB 632) MacDONALD Adds Sec. 3279.1, H. & S.C., re medical care.

Requires counties electing to receive Medi-Cal payments under the option provisions, to receive reimbursement for tuberculosis patients under the Medi-Cal program rather than under the tuberculosis subvention provisions of the Health and Safety Code.

To become operative July 1, 1970.

Ch. 812 (AB 634) FENTON Adds Sec. 9410, Veh.C., re exemption from weight fees.

Exempts one commercial vehicle, registered to a person who qualifies under the disabled person's exemption relating to parking, from weight fee payable for registration of commercial vehicles.

Ch. 813 (AB 636) DAVIS Amends Secs. 327 and 454, F. & G.C., re hearing on special hunts.

Requires notice of hearing and proposed order calling for a special season on game mammals and antlerless deer hunts to be sent at least 10 days prior to the hearing to each member of the board of supervisors of an affected county at his home address.

Ch. 814 (AB 642) MOORHEAD Adds Sec. 14160, W. & I.C., re medical assistance.

Authorizes the repayment to the depositor of an amount of money erroneously deposited in the Health Care Deposit Fund prior to or after the effective date of the section and appropriates amounts sufficient to pay such refunds.

Ch. 815 (AB 665) BRIGGS Adds Ch. 5 (commencing with Sec. 19200), Pt. 3, Div. 9, repeals Art. 13 (commencing with Sec. 19031), Ch. 4, Pt. 3, Div. 9, Ag.C., and Ch. 4 (commencing with Sec. 28000), Div. 21, H. & S.C., re pet food and horsemeat.

Revises and adds provisions regulating and licensing pet food slaughterers, processors, pet food importers, renderers, and dead haulers. Revises provisions regulating horsemeat.

Makes related changes.

Appropriates \$55,969 to carry out these provisions.

In effect immediately.

Ch. 816 (AB 673) BURKE Amends Sec. 29200, Veh.C., re transporting logs and poles.

Requires that Department of the California Highway Patrol adopt regulations prescribing the type of bunks and bunk stakes which may be used in combination in transporting logs and poles.

Ch. 817 (AB 683) BELOTTI Adds Sec. 8389, F. & G.C., re herring eggs.

Provides for the taking of herring eggs under permit and Fish and Game Commission regulations. Requires a royalty of at least \$50 per ton to be paid. Exempts the taker from the kelp harvesting requirements.

Ch. 818 (AB 701) * PRIOLO Amends Sec. 680.1, H. & N.C., re vessels.

Permits registration without a fee of vessels belonging to United States.

Ch. 819 (AB 707) MOORHEAD Amends Sec. 12924, Ins.C., re insurance: investigations by commissioner.

Empowers Insurance Commissioner to issue subpoenas duces tecum in addition to subpoenas.

Empowers commissioner to apply to superior court for order requiring attendance of defaulting witness.

Conditions immunity from presentation before commissioner resulting from testimonial compulsion on valid claim of privilege against self-incrimination.

Ch. 820 (AB 715) BADHAM Amends Sec. 17922, adds Sec. 37040, H. & S.C.; amends Sec. 7110, B. & P.C., re housing.

Updates the editions of, and revises, the specified uniform housing, building, plumbing, and electrical codes with which the rules and regulations adopted by Commission of Housing and Community Development, pursuant to the State Housing Law, are required to be reasonably consistent; adds thereto, a specified Uniform Mechanical Code, 1967 edition; deletes requirement that such rules and regulations include provisions imposing requirements to or more restrictive than those contained in the minimum painting standards for home construction loans adopted by the Federal Housing Administration and the Department of Veterans Affairs.

Requires Commission of Housing and Community Development to adopt, by January 1, 1971, minimum painting standards for housing which it determines are reasonably necessary to protect the public and makes the willful or deliberate disregard and violation of such standards by a licensed contractor cause for disciplinary action.

Ch. 821 (AB 718) CORY Amends Sec. 13009, Ed.C., re school employees: payroll deductions.

Requires governing board of school district to make the monthly remissions to insurers for group insurance, beginning with the month designated by the employee and continuing the same until authorization for payroll deduction is revoked by employee.

Authorizes governing board to require employees to submit authorization for deduction up to one month in advance of the effective date of coverage.

Ch. 822 (AB 726) BEVERLY Amends Sec. 6103.5, Gov.C., re process fees.

Provides that judgments in favor of public agencies shall include process fees which would have been charged if a public agency had not been involved.

Ch. 823 (AB 757) ARKLIN Amends Secs. 3632, 4665, and 5162, adds Secs. 5392 and 5393, P.U.C., re insurance policies.

Provides that the accident liability protection required of charterparty carriers must be evidence by a policy of liability insurance issued by either a licensed company or a nonadmitted insurer whose policies meet the commission's regulations, a bond of a licensed surety company, or evidence of self-insurance upon the commission's authorization. Provides that the commission may accept a certified or photostatic copy of the policy, or a certificate of insurance, or a duplicate or counterpart of the policy in lieu of the original.

Authorizes commission to accept for deposit insurance policies issued by non-admitted insurers covering the operations of highway carriers, household goods carriers and for-hire vessels if such policies meet the commission's regulations. Allows household goods carriers which qualify to be self-insurers.

In effect immediately.

Ch. 824 (AB 759) ARKLIN Amends Sec. 681.8, H. & N.C., re vessel registration.

Permits Department of Harbors and Watercraft to register vessels at Long Beach office rather than only at its Sacramento office.

* Correction.

Ch. 825 (AB 774) DUNLAP Amends Sec. 1091, Gov.C., re conflict of interest.

Includes in the definition of "remote interest" the interest of certain public officers and employees in any contract or agreement entered into pursuant to the provisions of the California Land Conservation Act of 1965.

Ch. 826 (AB 784) MURPHY Amends Sec 1863, Civ C., re innkeepers.

Generally revises provision relating to posting of rates by innkeepers, and requires that with respect to a hotel, inn, boardinghouse or lodginghouse, a person who collects or receives sum greater than the statement of rate or range of rates by the day for lodging posted, shall forfeit greater of \$100 or three times the amount of the sum charged in excess of what he is entitled to under designated circumstances, rather than just three times the amount.

Ch. 827 (AB 792) BEE Amends Secs. 35250, 35251, Veh.C., re vehicle load heights.

Eliminates provision limiting until January 1, 1970, effectiveness of provisions permitting a maximum height of loads upon vehicles of 14 feet, rather than 13 feet, 6 inches.

Ch. 828 (AB 820) BEVERLY Amends Secs. 679, 930.1 and 1854, U.I.C., re unemployment insurance.

Adds specified employment requirements to definition of "employer" relating to operators of hospitals for purposes of unemployment insurance.

Excludes death, pension and retirement payments paid by an employer in another state from definition of "remuneration" for the purpose of determining the bases of contribution.

Eliminates provision specifying that statement in director's certificate of tax delinquency filed in a civil action is prima facie evidence of wages paid by employer,

Ch. 829 (AB 821) BEVERLY Amends Secs. 3002 and 3003, U.I.C., re disability fund.

Provides that the State Treasurer, rather than the Department of Finance, will invest the Disability Fund under the supervision of the Director of Employment.

Permits investment of the Disability Fund in enumerated eligible securities, rather than only in United States or California interest-bearing obligations only.

Ch. 830 (AB 822) CRANDALL Amends, amends and renumbers, adds, and repeals various secs., Ed.C, re school district territory transfer.

Revises procedures for transferring territory from one elementary, unified, or junior college district to another such district. Provides for hearing by State Board of Education or by county board of supervisors depending upon whether the transfer is compatible or not with any master plans approved by the State Board of Education. Requires, in certain cases, hearing by governing board of district to which the territory is to be transferred and agreement to transfer by such board.

Provides for initiation of transfer by governing board action, as well as by petition. Gives State Board of Education discretion to order transfers or require elections, as to transfer proposals presented to it, and requires election under specified circumstances.

Makes numerous related changes.

Requires modification of computation of bond factor of high school district divided and a unified district formed within territory of the high school district as of July 1, 1969, by inclusion in appraisal of real property and improvements of amount equal to funds of high school district required to be expended for a project pursuant to State School Building Aid Law of 1952.

Ch. 831 (AB 831) WILSON Amends Sec. 1103a, Pen.C., re perjury.

Repeals requirement that perjury be proved by testimony of two witnesses, or of one witness and corroborating circumstances and instead provides that no person shall be convicted of perjury where proof of falsity rests solely upon contradiction by testimony of a single person other than defendant. Specifies that proof of falsity may be established by direct or indirect evidence.

Ch. 832 (AB 841) DUFFY Amends Sec. 54.1, Civ.C., re physically disabled persons.

Grants blind persons, visually handicapped persons, and other physically disabled persons full and equal access to all housing accommodations offered for rent, lease or compensation in this state. Defines housing accommodations as any real property which is used or occupied as the home residence, or sleeping place of one or more human beings, but excludes therefrom certain accommodations, including hotels or lodging places, and any single family residence the occupants of which rent, lease, or furnish for compensation not more than one room therein.

Provides that this shall not require any person renting, leasing or providing for compensation real property to modify his property in any way or provide a higher degree of care for a blind person, visually handicapped person, or other handicapped person than for a person who is not physically disabled nor require a person renting, leasing, or providing for compensation real property, if such person refuses to accept tenants who have dogs, to accept as a tenant a blind person, visually handicapped person, or other physically disabled person who has a dog, including a guide dog.

Ch. 833 (AB 849) BIDDLE Amends Sec. 42271, Veh.C., re motor vehicle fund.

Permits regularly employed peace officers of Department of Motor Vehicles, when authorized by the director of such department, to expend authorized sums for purchase or procurement of specified items of evidence or to investigate violations of laws administered by the department. Provides that sums so expended be repaid officer upon claims approved by the director out of funds appropriated or made available for department's support.

Incorporates additional changes to Sec. 42271, Veh.C., proposed by AB 461, to be operative upon enactment of AB 461.

In effect immediately.

Ch. 834 (AB 852) MacDONALD Amends Secs. 21356 and 21803, Veh.C., re right-of-way.

Deletes prohibition against Department of Public Works or local authorities, with respect to highways under their respective jurisdictions, from erecting yield right-of-way signs at locations where the entering speed may safely exceed 15 miles per hour. Deletes restrictions as to place of erection of such signs. Specifies that such signs shall be erected only in conformance with regulations required to be adopted by Department of Public Works by July 1, 1970, except existing signs which must conform by July 1, 1971.

Deletes provision requiring that driver of vehicle upon approaching yield right-of-way sign at entrance to highway or intersection shall not enter such highway or intersection at a speed exceeding 15 miles per hour.

To be operative July 1, 1970.

Ch. 835 (AB 868) DUNLAP Adds Sec 11829, Elec.C., re petitions.

Requires proponents of initiative, referendum and recall petitions for local and statewide elections to file with the Secretary of State, not later than 35 days after measure has qualified for ballot, a statement of expenses and receipts.

Declares intent of Legislature in enacting this measure to implement and safeguard from abuse the constitutional right of initiative, referendum and recall.

Ch. 836 (AB 895) SIEROTY Amends Sec. 11824, Ed.C., re physical examination of pupils.

Provides that holder of a certificate of registration authorizing service as a school audiometrist issued by the State Board of Public Health may test the hearing of pupils of a school district through the use of an audiometer for the purpose of detecting pupils with impaired hearing.

Ch. 837 (AB 915) MURPHY Amends Sec. 6806, Ed.C., re physically handicapped minors.

Authorizes a junior college district to contract with another school district in the same county, or a county superintendent of schools that maintains facilities for the education of physically handicapped children, if the district does not maintain its own facilities for such children.

Ch. 838 (AB 932) MILIAS Adds Sec. 1567, C.C.P., re escheat.

Provides that Director of Parks and Recreation may examine any tangible personal property delivered to State Controller under Unclaimed Property Law to determine whether such property may be useful for purposes of provisions with respect to dissemination of information relating to activities, powers, duties, or functions of Department of Parks and Recreation. Authorizes State Controller to deliver the property to director for such use if director makes such determination. Requires director to return the property to State Controller upon termination of any such use.

Ch. 839 (AB 967) BRATHWAITE Adds Sec. 44, Ins.C., re insurance companies: false rumors.

Provides that any person who willfully and knowingly makes, circulates, or transmits to another any false written or printed statement for the purpose of damaging the financial condition or stability of any insurance company doing business in this state is guilty of a misdemeanor punishable by fine not exceeding \$1,000.

Ch. 840 (AB 990) DUNLAP Amends Sec. 21355, Veh.C., re railroad crossings: stop signs.

Prohibits erection of stop signs at any railroad grade crossing controlled by automatic signals, gates, or other train-actuated control devices, except where stop signs may be necessary to control traffic on intersecting highways adjacent to such grade crossing. Requires preexisting nonconforming stop signs to be removed prior to January 1, 1971.

Ch. 841 (AB 995) LEROY F. GREENE New act, re Sacramento City Unified School District.

Expresses legislative intent re Sacramento City Unified School District.

Authorizes secondary school certificated employees of Sacramento City Unified School District to teach in grades 4 to 8, inclusive, for a period of time determined by governing board, but not to exceed two school years.

Operative until July 1, 1971.

In effect immediately.

Ch. 842 (AB 1010) QUIMBY Amends Secs. 73101.5, 73107, 73113, 73118, Gov. C., re municipal courts.

Increases number of attachés in municipal courts in San Bernardino County. Provides that specified court fee shall be taxed as costs in favor of any party paying it and to whom costs are awarded.

Ch. 843 (AB 1011) HARVEY JOHNSON Amends Secs. 505 and 1670, adds Sec. 534 I, Fin.C., re banks.

Increases from six months to one year the time within which a bank must open a branch office after the branch has been approved by the Superintendent of Banks. Increases from six months to one year the periods for which the superintendent may extend the times for opening a branch. Provides that an application for extension of time be accompanied by a fee of \$100.

Authorizes foreign branch of bank to transact such business as may be usual in connection with the transaction of the business of banking in the places where such foreign branch is located. Provides that a foreign branch shall not engage in the general merchandise business or in the securities business, except with respect to securities issued by a foreign state. Defines "foreign state"

Specifies bank may enforce lien as warehouseman under Uniform Commercial Code, rather than Warehouse Receipts Act.

Ch. 844 (AB 1016) MILLER Amends Sec. 21301, Ed.C., re revolving cash funds.

Increases permissible amount of revolving cash fund of school district from 1 percent to 2 percent of district's estimated expenditures for current fiscal year, with maximum cash limits of \$10,000 rather than \$5,000 for elementary school, high school, or junior college district; \$20,000 rather than \$10,000 for any unified district with elementary and high schools; and \$30,000 rather than \$15,000 for any unified district with elementary, high school, and junior college schools.

Ch. 845 (AB 1036) PRIOLO Amends Sec. 3351, Lab.C., re workmen's compensation.

Redefines "employee" for purposes of the workmen's compensation laws to exclude officers and directors of private corporations where they are sole shareholders of the corporations except when their employer has elected to come under certain compensation provisions by specified procedures.

Ch. 846 (AB 1051) MULFORD Amends Sec. 817, and adds Sec. 1019.5, Ed.C., re personal property in schools.

Authorizes governing body of school district to reimburse, under specified conditions, any person or persons for loss, destruction, or damage by arson, burglary, or vandalism of personal property used in schools of the district.

Permits school district to bring action in small claims court or other court of competent jurisdiction for payments made for damage to or loss of certain personal property of employees.

Ch. 847 (AB 1056) SCHABARUM Amends Sec. 39107, adds Sec. 39052.2, H. & S.C., re motor vehicle pollution control.

Authorizes State Air Resources Board to establish exhaust emission standards for used motor vehicles. Requires that an exhaust emission device not allow emission exceeding 350 parts per million hydrocarbons, 2 percent monoxide, or 800 parts per million nitrogen oxide, rather than 275 parts per million hydrocarbons or 1.5 percent carbon monoxide, to be accredited by the board. Authorizes, if no exhaust emission device meets all three maximum requirements, accreditation under specified conditions. Specifies that if two or more exhaust emission devices are accredited that meet specified requirements board may not require installation of more than one exhaust emission device on any vehicle.

Ch. 848 (AB 1058) SCHABARUM Amends Secs. 39127, *39175, and 39178, H. & S.C., re used vehicles: accreditation.

Authorizes State Air Resources Board to determine and publish criteria for the accreditation of motor vehicle pollution control devices for used motor vehicles and authorizes revocation, suspension, and restriction of previously granted certificates when the device no longer meets such criteria.

Ch. 849 (AB 1067) GONSALVES Amends Sec. 104.6, S. & H.C., re property held for highways.

Requires that structures on property acquired for future highway use conform to local building and safety code requirements.

Defines such code requirements to which structures must conform, except for variances applicable to structures, as those code requirements in effect at time of acquisition.

Ch. 850 (AB 1079) BRIGGS Amends Sec. 4700, Lab.C., re workmen's compensation.

Clarifies that the death of an injured employee terminates the liability of the employer for both temporary and permanent disability as of the date of death.

Ch. 851 (AB 1084) DENT Adds Sec. 5077.1, P.R.C., re riding and hiking trails.

Requires Department of Public Works to condemn property for the replacement of the riding and hiking trail in the vicinity of Alhambra Avenue in Martinez acquired by the department through the use of eminent domain for highway purposes.

Ch. 852 (AB 1091) RAY E. JOHNSON Amends Sec. 12723, B. & P.C., re weights and measures.

Provides that a person is not guilty of a crime when he possesses or transports combination grade and weight certificates to be used by employees of marketing order boards or grading inspection services of either the Department of Agriculture of this state or the United States under conditions prescribed by regulation adopted by the Director of Agriculture of this state.

*Correction

Ch. 853 (AB 1092) PRIOLO Adds Secs. 276 and 18654.5, Gov.C., re revision of Constitution.

Requires that delegates to a Constitutional Convention be voters elected from districts as nearly equal in population as may be practicable. Makes other changes related to revision of State Constitution by ACA 28.

Operative on adoption of Assembly Constitutional Amendment No. 28 of 1969, Regular Session.

Ch. 854 (AB 1095) GONSALVES Adds Sec. 7351.5, P.R.C., re sale of public lands.

Provides that lands belonging to the state, which are suitable for cultivation, shall be granted only to actual settlers in quantities not to exceed 320 acres for each settler, under conditions prescribed by law.

Operative on adoption of Assembly Constitutional Amendment No. 30 of the 1969 Regular Session.

Ch. 855 (AB 1096) BADHAM Amends and adds various secs., *C.C.P., Corp. C. and P.U.C., re revision of Constitution.

Codifies various provisions now found in California Constitution which are to be omitted from proposed revised portions of Constitution. Provides for procedures to allow Public Utilities Commission to fix compensation to be paid when property is condemned for certain grade crossings and railroad rights-of-way and where property of a public utility is condemned, with the consent of the condemnor and condemnee under certain circumstances.

Operative on adoption of Assembly Constitutional Amendment No. 31 of 1969 Regular Session.

Ch. 856 (AB 1103) DUNLAP Amends Sec. 228, Prob. C., re succession.

Directs manner of distribution of specified community and other property of a decedent which would otherwise escheat to the state.

Ch. 857 (AB 1130) WAXMAN Amends Secs. 2080.4, 2080.6, 2080.8, Civ.C., Secs. 1411, 1418, Pen.C., re sale of unclaimed property.

Prescribes the manner in which a county purchasing agent may sell various kinds of unclaimed property, when the property has been transferred to him.

Permits specified agencies or officers to retain the property that they received for sale if it is determined that the property is needed for public use.

Reduces period of time which University of California must hold unclaimed property before selling it at public auction from six months to three months.

Ch. 858 (AB 1133) BEVERLY Amends, renumbers, adds, and repeals various secs., Ins.C., re motor clubs.

Expands definition of motor vehicle for purposes of motor club laws to include vacation trailer, house or otherwise, and boat capable of ordinary transportation or boat trailer and its trailer.

Prohibits motor clubs from furnishing any service on reimbursement basis which constitutes transaction of insurance.

Redefines "motor club service" and "insurance service," and defines "travel service" and "miscellaneous service" for purposes of motor club law.

Revises provisions relating to certification of motor clubs in California, and defines powers and duties of Insurance Commissioner with regard thereto.

Makes related changes.

Ch. 859 (AB 1135) BEVERLY Amends Sec. 460, Ins.C., re insurance.

Exempts from requirement that every printed form of insurance, including every policy, endorsement, rider, or amendment thereof issued in this state have an inception hour of 12:01 a.m. of the date it is dated, insurer or agent of insurer from issuing binder specifying different inception or termination hour, and insurer issuing normal printed form policy or contract which contains provision extending period of coverage either 12 hours preceding or following such hour.

Specifies that section prescribing such requirement shall not apply to surety insurance, in addition to disability insurance, subject to specified regulations which are to be promulgated by Insurance Commissioner.

* Correction.

Ch. 860 (AB 1150) MOORHEAD Amends Sec. 12002, R. & T.C., re ocean marine insurance tax.

Revises definition of ocean marine insurance for purposes of insurance tax thereon. States that revised definition shall be construed as restatement of existing law.

Ch. 861 (AB 1160) BRIGGS Amends Sec. 6737.4, B. & P.C., re contractors: designing.

Declares that Professional Engineers Act does not prohibit a licensed contractor, while engaged in the business of contracting for the installation of electrical or mechanical systems or facilities, from designing such systems or facilities in accordance with applicable construction codes and standards for work to be performed and supervised by such contractor within the classification for which his license is issued, rather than only designing electrical or mechanical systems or facilities, as otherwise permitted by law for such work.

Ch. 862 (AB 1177) KNOX Amends, adds, repeals, various secs., R. & T.C., re assessing open-space lands.

Defines various terms with respect to valuation of open-space lands.

Provides that open-space lands shall be valued for tax purposes by the capitalization of income method, which is defined in the enactment. Specifies that provisions relating to open-space assessments shall not apply to any residence or to an area of reasonable size used as a site for any such residence. Provides method for valuing land subject to an enforceable restriction and used for production of timber for commercial purposes.

Declares that in valuing land subject to an enforceable restriction, trees and vines on land and not exempt from taxation shall be valued as land.

To become operative on and after lien date in 1970.

Ch. 863 (AB 1190) LANTERMAN Amends Sec. 7356, W. & I.C., re mental patients.

Provides that the person, his estate and relatives are liable for care provided to person on leave of absence from state hospital, where care is paid for either by Department of Social Welfare or by Department of Mental Hygiene.

Requires Department of Mental Hygiene to collect such charges.

Ch. 864 (AB 1205) CORY Adds Sec. 1752.2, W. & I.C., re Youth Authority.

Authorizes the Youth Authority to purchase annuity contracts for permanent employees of the authority under the conditions specified.

Ch. 865 (AB 1229) QUIMBY Amends Sec. 5002, P.U.C., re carriers' gross operating revenue.

Redefines "gross operating revenue" for purposes of the Transportation Rate Fund. Excludes all revenue derived from the transportation of property in interstate or foreign commerce.

Ch. 866 (AB 1249) BIDDLE Amends Sec. 7375, W. & I.C., re mental patients.

Provides with regard to commitments to a state hospital in a criminal proceeding in which the alleged offense is not punishable by death that the medical director, rather than the superintendent, of a state hospital may certify that a patient who has been confined for ninety days or more, rather than three years or more for death penalty cases, has improved to such an extent as to no longer be a danger, rather than a menace, to others, and should be paroled. Provides that if the court disapproves the opinion, the medical director may not make a further recommendation within six months, rather than a year for death penalty cases, of first recommendation.

Ch. 867 (AB 1305) BEVERLY Adds Sec. 1561, Ins.C., re insurance: insurers.

Provides that any law or ruling of any state of the United States or any foreign country which shall attempt to assume jurisdiction over, or to authorize regulation or supervision of, a noninsurance affiliate, as defined, of a domestic insurer, where such attempt is based solely upon the domestic insurer applying for or holding a certificate of authority to do business in such state or foreign country, whether such attempt be by registration or through disclosure, reports, examinations, or other devices imposed on either the insurer or its noninsurance affiliate, directly or

indirectly, shall be deemed to be an unreasonable law. Specifies that upon finding that such unreasonable law has been applied to a domestic insurer or its noninsurance affiliate by such state or foreign country, the commissioner may refuse to grant an initial certificate of authority, but not a renewal of an existing certificate of authority, to an insurer organized under the laws of such state or foreign country thereafter applying to him for authority to do business in this state.

Ch. 868 (AB 1336) CULLEN Amends Sec. 16310, Gov.C., re state funds.

Requires payment of interest, at rate which account is earning, on transfers from Pooled Money Investment Account to General Fund.

Ch. 869 (AB 1339) HARVEY JOHNSON Adds Div. 10.6 (commencing with Sec. 11920), H. & S.C., re narcotics, restricted dangerous drugs.

Provides for the custody, evaluation, and treatment of users of narcotics and restricted dangerous drugs.

Ch. 870 (AB 1353) WAXMAN Amends Sec. 381, repeals and adds Sec. 224, Elec.C., re voter registration.

Permits voters, whose registrations are subject to cancellation because they moved to another precinct within the county, in lieu of executing a new affidavit of registration, to notify the county clerk of address change.

Declares that such notification is effective only for elections held 54 or more days from date of notification.

Ch. 871 (AB 1377) BEVERLY Amends Sec. 9104, Com.C., re secured transactions.

Exempts from secured transactions regulation any security interest created by assignment of benefits of any public construction contract under Improvement Act of 1911.

Ch. 872 (AB 1389) MOORHEAD Adds Art 4 (commencing with Sec. 2960), Ch. 7, Title 1, Pt. 3, Pen.C, re mentally disordered prisoners.

Provides for treatment and evaluation or intensive treatment, pursuant to specified provisions of law, of a prisoner who is a danger to others as a result of mental disorder.

Ch. 873 (AB 1405) KNOX Amends Secs. 18624.2 and 18669.1, Fin.C., re loan companies.

Provides provisions of Industrial Loan Law, relating to certain transactions between industrial loan company and specified persons and transactions under a name other than that set forth in articles of incorporation of such company shall not be applicable to premium finance agency.

Provides insurance producer who prepares insurance premium finance agreement for premium finance agency in his office shall not be considered a broker of such agency rather than providing that such an insurance producer shall not be considered a broker of such agency if he receives no compensation or fees in excess of regular insurance commission for the preparation and handling of the premium finance agreement from such agency.

Ch. 874 (AB 1419) MOBLEY Adds Sec. 5119, S. & H.C., re Improvement Act of 1911.

Declares that exclusive of any other provision, county board of supervisors may take specified actions with respect to assessment district created by board under Improvement Act of 1911 and lying wholly within a city, after obtaining required consent of legislative body of city.

Ch. 875 (AB 1428) KNOX Adds Sec. 443.1, R. & T.C., re taxpayers' property statements.

Provides that if a taxpayer's property statement is timely filed in duplicate with a request that the assessor mark on the duplicate statement opposite each category of property reported on the statement, the full cash value of such category of property as determined by the assessor, the assessor shall perform such service and shall return the duplicate to the person filing it no later than July 15 of the year in which it was filed.

Ch. 876 (AB 1429) KNOX Adds Art. 6 (commencing with Sec. 690), Ch. 5, Div. 1, Fin.C., re banks.

Prohibits bank organized under laws of this state from offering or selling any security issued by it unless the Superintendent of Banks has issued a permit authorizing such sale. Defines "security" and other terms, and provides procedures for applying for and issuing permit.

Ch. 877 (AB 1437) RUSSELL Amends Sec. 270, Fin.C., re banks.

Changes the limit on the amount of the annual assessment that the Superintendent of Banks collects pro rata from banks and trust companies to meet the expenses of the State Banking Department from one one-hundredth of 1 percent to 0.0125 percent of the bank or trust company's total resources, without deduction of secured deposits of public moneys and bills payable.

Ch. 878 (AB 1438) RUSSELL Amends Sec. 704.5, Ins.C., re insurance: certificate of authority.

Expands authority of Insurance Commissioner to decline to grant a certificate of authority to transact business as an insurer or to suspend or revoke such a certificate where officer or director of insurer has been convicted of or pleaded guilty or nolo contendere to any of specified crimes, to extend to case where person owning or controlling 10 percent or more of stock of insurer, its subsidiary or any organization controlling it has been so convicted or has so pleaded.

Deletes provision relative to renewal of a certificate of authority in this regard.

Ch. 879 (AB 1447) CORY Amends Secs. 7184 and 7187, Fin.C., re savings and loan associations.

Authorizes savings and loan associations, subject to prescribed conditions, including \$5,000 maximum limitation, to make loans, advance credit, and purchase obligations representing loans and advances of credit, with or without security, for the purpose of financing repairs, alterations, improvements, or equipment, except furnishings, on real property, rather than for the purpose of making improvements on residential real property.

Authorizes such associations, subject to commissioner's regulations, to make loans, advance credit, and purchase obligations representing loans and advances of credit, for the purpose of mobile dwelling financing, rather than for the purpose of financing the acquisition of mobile dwellings.

Ch. 880 (AB 1464) DUFFY Amends Sec. 14104, W. & I.C., re medical assistance.

Authorizes Department of Health Care Services to provide in contracts with carriers providing Medi-Cal coverage a limitation on benefit coverage either by a fixed number of days, amount, or duration of services, and to provide that the carrier continue to administer the benefits provided beyond the applicable limitation, with the state paying the reasonable costs and charges incurred by reason of the extended coverage.

Declares legislative intent is to authorize a limitation on carrier liability in catastrophic or extended-care situations.

Ch. 881 (AB 1473) MacDONALD Adds Secs. 4806.5 and 4808.5, H. & S.C., re county sanitation districts.

Authorizes board of directors of county sanitation district in Ventura County to include in resolution proposing incurring of bonded indebtedness of district for an improvement district as general objects and purposes of the incurring of the bonded indebtedness the acquisition, construction or reconstruction of new local street sewers or laterals. Requires inclusion in resolution of such district that special rates or charges to finance improvement may be collected in the improvement district where, in judgment of board, improvement will not be of district-wide benefit.

Ch. 882 (AB 1484) VEYSEY Adds Sec. 560, Ed.C., re community colleges: federal funds.

Authorizes governing board of school district maintaining a community college to participate in various enumerated federal programs, and further authorizes such board to spend funds as matching funds for federal grants, if such is required by the federal program.

In effect immediately.

Ch. 883 (AB 1487) VEYSEY New act, re Salton Sea.

Declares the interest of the people of the State of California in preserving the Salton Sea, authorizes state participation in federal-state investigation of the Salton Sea and makes an appropriation of \$47,500 from specified funds to be expended according to prescribed schedule.

Provides no funds will be expended unless there is federal participation and reconnaissance level investigations indicate a favorable cost ratio.

Ch. 884 (AB 1492) GONSALVES Amends Sec. 61806, adds Secs. 61806.5, 62474.5, Ag.C., re milk.

Provides specifically that nothing contained in this section or in any other provision of the Agricultural Code shall be deemed or construed to preclude a person operating, owning or servicing automatic vending machines dispensing containers of less than a quart of milk from being licensed as a distributor if the milk such person sells or distributes is through vending machines other than in retail stores or establishments it owns, operates or controls and is purchased at no less than the wholesale price and provided further that the sale of milk through an automatic vending machine sold principally or primarily for consumption on or adjacent to the premises where sold shall not be deemed a sale by or at a retail store or establishment whether or not such milk is sold in conjunction with other food products.

Redefines "distributor" for the purposes of the chapter on stabilization and marketing of fluid milk and fluid cream.

Prescribes conditions under which subdistributor prices for fluid milk and fluid cream are to apply.

Ch. 885 (AB 1519) PRIOLO Adds Secs. 2712.5 and 3272, U.I.C., re disability insurance.

Provides that, in a case of disputed coverage proceeding under provision of law relating to unemployment disability benefits, if a final decision of the Unemployment Insurance Appeals Board or an Appeals Board referee finds that an employer or insurer shall reimburse the Unemployment Disability Fund and the employer or insurer fails to pay all or any part of the reimbursement within 15 days after the mailing of a final decision, the Director of Employment shall assess the unpaid amount against the employer or insurer pursuant to specified provisions of law dealing with assessments and penalties by the director and the priority and lien status of unemployment tax claims.

Provides that provisions relating to refunds and credit of overpaid employer or worker contributions to unemployment fund, or erroneously collected penalties, shall apply to various voluntary disability insurance plan assessments and liabilities and reimbursement of disputed coverage amounts.

Ch. 886 (AB 1532) BIDDLE Amends Sec. 23057, Ed.C., re University of California.

Includes student whose spouse is in the active military service of the United States in provisions presently relating to an unmarried minor whose parent is in such service and such minor's residence status upon transfer of the parent to a place outside the United States.

Ch. 887 (AB 1540) SCHABARUM Repeals Ch. 4 (commencing with Sec. 8150), Div. 8, W. & I.C., re handicapped children.

Eliminates the Coordinating Council on Programs for Handicapped Children.

Ch. 888 (AB 1552) ZENOVICH Amends Secs. 8 and 26, Fresno Metropolitan Flood Control Act (Ch. 503, Stats. 1955), re Fresno metropolitan flood control.

Authorizes district to develop property for recreational uses and purposes in connection with its use for the control or conservation of waters and to lease or contract for use or development thereof for recreational purposes. Authorizes district to lease, let, sell, or dispose of district property upon specified findings by two-thirds vote of district board, and to pay any compensation received into the general fund of the district.

Specifies that resolution of district board determining the necessity of the taking of a particular property interest by eminent domain shall be prima facie evidence of the public necessity of the proposed improvement, that the interest to be taken is necessary therefor, and that the improvement is placed or located in the manner most compatible with the greatest public good and least private injury.

Ch. 889 (AB 1644) BAGLEY Amends Secs. 23361 and 23362, R. & T.C., re corporate tax - railroads.

Revises definition of affiliated group and authorization to file consolidated tax return as such, with regard to taxation of railroad corporations. Provides that revised definition of "affiliated group" shall not preclude application of income allocation provisions.

Ch. 890 (AB 1645) BEVERLY Amends, adds various secs., Fin.C., re bank reserves.

Adds deposits subject to call with reserve depositories to list of reserves, equal to at least 1 percent of deposits, required to be maintained by a savings bank.

Authorizes the Superintendent of Banks to increase, as well as decrease, within specified limits the amount of reserves required to be maintained by commercial banks, nondepartmental banks, and savings banks that are not members of Federal Reserve bank.

Provides that reserves required of commercial banks and savings banks shall be computed for such period, in such manner, and on such basis as the superintendent may prescribe by rule or regulation, rather than on the basis of average daily net deposit balances covering biweekly periods.

Ch. 891 (AB 1670) FORAN Amends Sec. 228, S. & H.C., re state scenic highways.

Adds the Office of Tourism and Visitor Services to those state agencies which the Advisory Committee on a Master Plan for Scenic Highways may consult with for technical and other assistance.

Ch. 892 (AB 1681) WILSON Amends Sec. 769, Fin.C., re banks.

Increases the maximum aggregate amount, from 2 to 10 percent of a bank's capital and surplus, which a bank may invest in the stock of small business investment companies authorized to operate under the Small Business Investment Act.

Ch. 893 (AB 1683) MOBLEY Amends Sec. 10783, R. & T.C., amends Sec. 9105, Veh.C. re motor vehicles: disabled veterans.

Exempts specified veterans who have lost, or have lost the use of, two or more limbs or one eye and any limb, rather than both legs, from paying specified fees on any one vehicle owned by such veteran, other than a commercial vehicle, subject to registration.

Ch. 894 (AB 1702) BEVERLY Adds Art. 6.5 (commencing with Sec. 38780), Ch. 10, Pt. 2, Div. 3, Title 4, Gov.C., re sales of residences.

Authorizes cities to enact ordinance requiring sellers of residences to obtain report showing authorized use, occupancy, and zoning classifications of the building and property prior to sale, to be prepared by city. Excepts therefrom first sale of residential building located in a subdivision with final map recorded not more than two years prior to such sale. Authorizes fees for cost thereof. Requires that such ordinance make noncompliance unlawful. Provides that noncompliance with such ordinance shall not invalidate any sale or exchange unless the same would otherwise constitute grounds for rescission.

Ch. 895 (AB 1703) BEVERLY Adds Sec. 772, Fin.C., re stock holdings of banks.

Authorizes a bank, with the prior written approval of the Superintendent of Banks and subject to such regulations and rules as he may prescribe, to acquire and hold not less than 80 percent of the voting stock of one or more corporations that perform functions a bank may perform other than receipt of deposits.

Ch. 896 (AB 1728) DENT Adds Ch. 4 (commencing with Section 13801), Div. 10, repeals Ch. 4 (commencing with Section 13801), Div. 10, Ed.C., re State Teachers' Retirement Law.

Revises State Teachers' Retirement Law declaring act to be a nonsubstantive, technical and clarifying revision.

Ch. 897 (AB 1740) BRITSCHGI Adds Sec. 25539, Gov.C., re sale of county realty.

Permits the board of supervisors to adopt an alternative procedure for the sale of county real property.

Requires the procedure adopted to include certain existing provisions and conditions now required by law.

Ch. 898 (AB 1750) BRIGGS Amends Sec. 31100, Wat.C., re county water districts.

Authorizes county water districts to acquire, construct, and operate sewer waste and storm water facilities for inhabitants outside district boundaries, except that such service may not be provided to the inhabitants of any other public agency, as defined, without the consent of such agency.

Ch. 899 (AB 1726) QUIMBY New act, re property taxes.

Permits persons qualified for homeowners' \$70 property tax rebate for 1968-1969 fiscal year and for homeowners' property tax exemption for 1969-1970 fiscal year who filed an application for only one, to file an application for the other on or before September 1, 1969.

Permits veterans whose claims for the veterans' exemption for the 1969-1970 fiscal year are disallowed to file claims for the homeowners' exemption for such year until on or before September 1, 1969, if otherwise qualified for the homeowners' exemption.

In effect immediately.

Ch. 900 (AB 2349) RAY E. JOHNSON New act, re homeowners' property tax exemption.

Permits veterans whose claims for the veterans' exemption for the 1969-1970 fiscal year are disallowed to file claims for the homeowners' exemption for such year until September 1, 1969, if otherwise qualified for the homeowners' exemption and provides for corresponding correction of the assessment.

In effect immediately.

Ch. 901 (AB 1753) HAYES Amends Sec. 3104, Gov.C., re oaths, public employees.

Authorizes loyalty oath or affirmation to be taken by civil defense workers, rather than civil defense workers of the state, before the appointing power or person authorized by appointing power Eliminates requirement that oath or affirmation of civil defense workers of the state be filed with State Personnel Board.

Ch. 902 (AB 1754) HAYES Amends Sec. 675b, adds Sec. 675c, C.C.P., re judgment: bankruptcy.

Provides that, in any action or proceeding to enforce judgment, party against whom judgment was recovered may file certified copy of order discharging him from debts in bankruptcy, and court shall direct such judgment canceled or discharged if it appears that judgment or debt upon which judgment was recovered has been discharged and at least one year has elapsed since such discharge.

Provides that court shall consider such evidence on issue whether judgment or debt upon which judgment was recovered has been discharged.

Ch. 903 (AB 1762) HAYES Amends Sec 1166a, C.C.P., re writ of possession.

Requires motion, notice, and hearing before court may issue writ of possession in forcible entry or unlawful detainer action. Sets forth contents of notice which must be served, as prescribed, and allows both parties to file affidavits with court and present oral testimony at hearing on motion.

Ch. 904 (AB 1763) HAYES Adds Sec. 1718, Civ.C., re credit card liability.

Provides that cardholder, as defined, is not liable for any unauthorized use of credit card which has not become accepted credit card, as defined. Provides that where accepted credit card is lost or stolen after it has reached cardholder and cardholder gives specified notice to card issuer, cardholder is not liable for any unauthorized use of the credit card.

Applies only to credit cards originally issued or renewed on or after effective date of section.

Ch. 905 (AB 1764) HAYES Adds Sec 1719, Civ.C., re credit cards.

Requires credit card issuer to separately state and label all fees, charges, and penalties whenever fees, charges, or penalties are assessed against the credit cardholder for the use of credit card.

Ch. 906 (AB 1772) DAVIS Adds Sec. 11910.1, Wat.C., re water project planning.

Directs Department of Fish and Game and Department of Parks and Recreation and other governmental agencies to submit their recommendations or comments on

reconnaissance studies or feasibility reports of Department of Water Resources re a state water project or feature of a project within 60 days following receipt of formal request for review from Department of Water Resources.

Ch. 907 (AB 1776) DUFFY Amends Secs. 4300 and 4307, W. & I.C., re state hospitals.

Changes state hospital resident position of medical program director to program director, and allows position to be filled by professional persons who do not meet qualifications of medical director except if the duties include the medical care of patients, but meet standards prescribed by the Director of Mental Hygiene.

Ch. 908 (AB 1782) RAY E. JOHNSON Amends Sec. 12878, Wat.C., re maintenance areas.

Broadens definition of the term "project" as used with respect to water development project maintenance areas to include certain small projects for which funds are available pursuant to specified federal flood control act.

Ch. 909 (AB 1796) KETCHUM Amends Sec. 2877, Pen.C., re prison-made goods.

Authorizes sale of prison-made goods at the state prisons, in public buildings, at fairs or on property operated by nonprofit associations, rather than only at the state prison, on the premises thereof and in the prison store.

Ch. 910 (AB 1801) DENT Adds Secs. 13190.5 and 13192.5, Ed.C., re teaching credentials.

Provides that standard teaching credentials with specialization in elementary or secondary teaching shall authorize the holder to teach any subject in juvenile detention facilities classes. Provides that holder of secondary credential may teach any subject in the home or a hospital teaching grades 7 to 12.

Ch. 911 (AB 1811) DUNLAP Repeals, adds Secs. 19052 and 26072, R. & T.C., re taxation.

Eliminates prohibition against allowing a credit, and revises prohibition against allowing a refund, on personal income tax or bank and corporation tax in excess of \$1,000 until approved by the State Board of Control.

Ch. 912 (AB 1816) BELOTTI Amends Sec. 19405, Gov.C., re state civil service.

Revises provision allowing State Personnel Board to grant a three-year extension of rights and benefits of state civil service employee on military leave when the existing time limitations on return to the civil service are unreasonable by removing requirement that unreasonableness of limitations be caused by circumstances beyond individual's control. Declares, that foregoing provisions rather than certain provisions in the Military and Veterans Code govern state civil service employees. Makes provision applicable to person separated from military service during three-year period prior to the effective date of bill if application for such extension is made by June 30, 1970.

Ch. 913 (AB 1823) MILIAS Amends Secs. 10001, 10002, 10003, 10004, Elec.C., and Sec. 1387, Ed.C., re ballot paper.

Authorizes Secretary of State to make available ballot paper to any jurisdiction holding an election, instead of only to counties and cities, and adds the requirement that punchcards be available.

Requires school districts to use such paper or punchcards.

Ch. 914 (AB 1824) MILIAS Amends Sec. 17902, Elec.C., re election canvass.

Requires county clerk to transmit semiofficial returns to Secretary of State in manner and under schedule prescribed by him prior to the election, but in no event, at intervals greater than 2 hours, rather than to transmit returns after each 2 hours following commencement of semiofficial canvass until 12 hours pass and then every 6 hours for the next 12 hours.

Ch. 915 (AB 1838) FONG Amends and adds various secs., Gov.C., R. & T.C. and U.I.C., re registration of tax liens.

Authorizes and establishes procedures for filing of statewide personal property liens by state to secure payment of sales and use taxes, personal income tax, bank and corporation taxes, and unemployment compensation insurance taxes.

Operative January 1, 1970.

Ch. 916 (AB 1854) MOBLEY New act, re Madera County flood control.

Creates Madera County Flood Control and Water Conservation Agency, consisting of all the territory of Madera County. Prescribes organization, operation, management, financing, and other powers and duties of such agency.

Ch. 917 (AB 1869) LANTERMAN Amends Sec. 185.3, S. & H.C., re replacement housing.

Requires initial program for replacement housing for construction of State Highway Route 105 in Los Angeles to be conducted in a manner conducive to maximum community participation. Exempts contracts for such replacement housing from conventional contracting procedures in favor of procedures established by Director of Public Works to achieve maximum community participation consistent with the economical completion of the freeway projects.

In effect immediately.

Ch. 918 (AB 1870) LANTERMAN Amends Sec. 5908.5, Lab.C., re workmen's compensation.

Provides that the requirements of the section relating to decisions of the Workmen's Compensation Appeals Board shall not be construed so as to broaden the scope of judicial review of appeals board decisions.

Ch. 919 (AB 1873) MOBLEY Adds Sec. *13143.1, H. & S.C., re fire protection.

Authorizes local entities to assess fees against owner of occupancy for inspection of places of deliberation, worship, drinking or dining and awaiting transportation. Such authorization effective until 91st day after adjournment of 1973 Regular Session of Legislature.

Ch. 920 (AB 1874) MOBLEY Amends Sec. 24225, H. & S.C., re air pollution hearing boards.

Provides for exceptions from the professional qualifications imposed for members of hearing boards for certain county air pollution control districts where persons with such qualifications are not available to serve thereon.

Ch. 921 (AB 1878) BARNES Adds Art. 1.5 (commencing with Sec. 21320), Ch. 5, Div. 16, Ed.C., re school district funds.

As alternative to establishing or maintaining revolving cash funds pursuant to current provisions, authorizes school districts having average daily attendance of 75,000 or more to establish revolving cash funds for use by school principals and other administrative officials designated by school district governing board for purchase of supplies. Provides that total amount of such funds for each district shall not exceed 3 percent of the current instructional supply budget.

Authorizes school district to establish checking accounts for such funds in one or more banks.

Provides that specified bonding provisions are applicable with respect to such cash funds for supplies.

Ch. 922 (AB 1881) BARNES Amends Sec. 31726.5, Gov.C., re county employees' retirement.

Provides that the allowance for non-service-connected disability for safety members under the age of 55 shall be the sum to which he would be entitled to as service retirement or a specified annuity or disability retirement pension rather than such specified annuity or pension.

Ch. 923 (AB 1885) MURPHY Amends Sec. *189, Pen.C., re crimes: bombs and explosives.

Provides that murder perpetrated by bomb, as defined, is murder of first degree.

Ch. 924 (AB 1888) MURPHY Amends Sec. 1737.1, W. & I.C., re Youth Authority.

Provides that if person convicted of public offense is sent to Youth Authority and it returns him to committing court as improper person or incorrigible and court sends him to state prison the maximum term shall be maximum term for the public offense committed less time served under Youth Authority. Gives Adult Authority power with advice of Youth Authority to allow such person time-credit reductions from his term according to table in Penal Code, for time under Youth Authority.

* Correction.

Ch. 925 (AB 1890) MURPHY Adds Sec. 312.1, Pen.C., re obscenity: evidence.

Provides that expert witnesses are not required to determine harmful or obscene character of matter in cases involving obscenity or harmful matter, and permits any evidence tending to establish various elements of obscenity or harmful matter.

Ch. 926 (AB 1934) SCHABARUM Adds Sec. 94.5, S. & H.C., re highway construction contracts

Authorizes Department of Public works to provide in any of its construction contracts extra compensation, up to 50 percent of net savings in construction cost as determined by department, to contractor for proposal resulting in cost reduction changes in plans and specifications of the project.

Limits such extra compensation provisions to contracts awarded to lowest bidder pursuant to competitive bidding. Provides that such provisions shall remain in force and effect only for contracts awarded prior to January 1, 1972. Requires department to submit annual report describing its experience under such provisions during previous year by January 30 to Legislature.

Ch. 927 (AB 1980) MURPHY Amends Sec. 17572, B. & P.C., re vending machines.

Prescribes punishment of not to exceed \$100 for each violation of misdemeanor provisions relating to placing names and addresses of owners of vending machines on such machines.

Ch. 928 (AB 2000) KNOX Amends Sec. 10132, adds Sec. 10131.3 and Ch. 4 (commencing with Sec. 10250), Pt. 1, Div. 4, B. & P.C., re real estate securities.

Enacts Real Estate Syndicate Act. Provides for regulation of issue of real estate syndicate securities by Real Estate Commissioner.

Provides act to become operative on January 2, 1970.

Ch. 929 (AB 2003) BRIGGS Amends Sec. 25353, Gov.C., re counties.

Provides that, whenever a county is the successor of a harbor improvement district, its supervisors have all powers and duties of former district board with respect to the acquisition, improvement, and management of harbors or public beaches within the county.

Ch. 930 (AB 2008) BADHAM Amends Secs. 6896 and 6897; repeals and adds Art 6.5 (commencing with Sec. 6904), Ch. 8, Div. 3, B. & P.C., re collection agencies conservatorships.

Deletes existing provisions for placing insolvent collection agency licensee in receivership and sets out procedures for appointment of, and provisions governing actions of, conservator for such licensee. Makes conforming changes.

Ch. 931 (AB 2027) MACDONALD Amends Sec. 933.5, Pen.C., re grand juries.

Provides that grand jury may investigate and report upon method or system of performing duties of any special-purpose assessing or taxing district located wholly or partly in county.

Ch. 932 (AB 2028) MACDONALD Amends Sec. 65302, Gov.C., re local agency plans. flooding.

Requires the general plans of counties and cities to identify areas covered by the plan which are subject to flooding. Requires the plans to be reviewed annually with respect to areas subject to flooding.

Ch. 933 (AB 2037) MULFORD Amends Sec. 30462, R. & T.C., re cigarette tax subventions.

Reduces subventions to counties, cities and counties and cities from 30 percent of the revenues derived under the Cigarette Tax Law by deducting 30 percent of the cost of administering such law from such subventions with respect to revenues derived from taxes imposed on and after January 1, 1970.

Incorporates changes in Sec. 30462, R. & T.C., made by Ch. 128, Stats. 1969.

Ch. 934 (AB 2055) KNOX Amends Sec. 30065, Wat.C., re county water districts.

Specifies that provisions prohibiting formation of specified public corporations and public agencies within a county water district without the consent of the

district shall not be construed to prevent a city from annexing territory within a county water district.

Ch. 935 (AB 2084) KNOX Amends Sec. 5652, Gov.C., re contracts concerning public securities.

Prohibits contract providing a local public body a report of the feasibility of the issuance of public securities if contract is with person who is in business of rating public securities unless contract provides that such person will not rate securities of agency, or entity to which it is a party, for two years.

Ch. 936 (AB 2119) RUSSELL Amends Sec. 1327, Ed.C., re school district elections.

Changes time from 12 o'clock noon of the 54th day to not less than 54th day before election for purposes of the law relating to determining candidacy for school board vacancies in school district elections, and provides that it shall be deemed that no person has been nominated for the position of school board member where there is only one candidate for each position of governing board member to be filled, and there is more than one such position to be filled and the number of candidates does not exceed the number of positions.

Provides that, for the purposes of certain provisions of law relating to the conduct of school board elections, "nominated" or "nomination" includes candidacy by declaration of candidacy.

Ch. 937 (AB 2209) FONG Amends Secs. 11870, 11871, 11872, 11873, and 11874, Ed.C., re nutrition periods.

Authorizes school district governing boards to provide, without charge or at a reduced price, other nutrition periods during which foods or beverages, or both, are served to pupils, and makes related changes.

Ch. 938 (AB 2217) LEWIS Amends Sec. 3120, adds Sec. 3123, Gov.C., re air travel insurance

Authorizes county superintendent of schools to obtain air travel insurance for own office and to carry master policy for air travel insurance on behalf of school districts of county.

Ch. 939 (AB 2225) PRIOLO Adds Sec. 15912.1, Elec C., re punchcard voting systems.

Permits deletion of ballot card stubs in the case of ballot cards used for absent voting.

Ch. 940 (AB 2229) PRIOLO Amends and adds various secs., Elec.C., re local measures.

Changes various procedures for circulating and filing local initiative, referendum, and recall petitions.

Ch. 941 (AB 2247) MILIAS Amends Sec. 10603, Ed.C., re pupils: suspension or expulsion.

Permits principal, as well as superintendent, to suspend pupil under specified circumstances when previously authorized by governing board.

Ch. 942 (AB 2266) BEVERLY Adds Art 5 (commencing with Sec. 21690 20), Ch. 4, Pt. 1, Div. 9, P.U.C., re Los Angeles International Airport.

Establishes procedures for homeowners whose residential property has been depreciated in value because of its proximity to Los Angeles International Airport and which is condemned or otherwise acquired for expansion of the airport to *petition for an award representing the amount such property has been depreciated in value by the presence and operation of the airport.* Directs Los Angeles Board of Airport Commissioners to pay any such award.

Requires Mayor of Los Angeles, with approval of city council, to appoint 5-man board to hear such petitions. Declares that members shall serve at pleasure of mayor.

Authorizes Los Angeles Department of Airports to render other relocation assistance to affected homeowners.

Ch. 943 (AB 2285) STULL Amends Sec. 32100.1, H. & S.C., re hospital districts.

Authorizes county clerk of organizing county of local hospital district to accept and distribute arguments for and against a measure relating to the election of

directors of such district by zones to the voters of the district, in accordance with the procedure for district measures in the Elections Code.

Ch. 944 (AB 2292) BAGLEY Adds Sec. 1318.1, Pen.C., re release: own recognizance.

Authorizes court, with concurrence of board of supervisors, to employ investigative staff for purpose of recommending whether defendant should be released on own recognizance.

Provides that salaries of such staff are proper county charge.

Ch. 945 (AB 2319) STULL Adds Art. 1.6 (commencing with Sec. 21330), Ch. 5, Div. 18, Ed.C., re cash funds: schools.

Prescribes procedure for governing board of any school district to establish a revolving cash fund for the purpose of paying bills for purchase of \$100 or less by the district. Requires monthly list of such payments to be approved by the governing board.

Prescribes procedure for establishment and replenishment of funds and specifies monetary limits for such funds depending on size of district.

Provides that person issuing check drawn on such fund will be personally liable for amount of check if the expenditure is in violation of rules and regulations adopted by governing board with respect to such revolving cash fund.

Ch. 946 (AB 2346) LEWIS Amends Sec. 662, Fin.C., re banks: notes and debentures.

Provides that capital notes and debentures of banks from time to time outstanding shall be deemed "capital," "paid-up capital," and "paid-in capital," as such terms are used in provisions relating to loan limits for commercial, nondepartmental, and savings banks.

Ch. 947 (AB 79) MONAGAN Amends Secs. 12513 and 12514, Veh.C., re junior driving permits.

Increases maximum age from 16 to 18 years of recipient of a junior driving permit and age period for which such a permit may be issued.

Requires Department of Motor Vehicles to cancel such a permit within 6 months of issuance unless holder completes specified driver education and training courses.

Incorporates additional changes to Sec. 12513, Veh.C., proposed by AB 826, to be operative only upon enactment of AB 826.

Ch. 948 (AB 708) HAYES Amends Sec. 6830, Elec.C., re independent nominations.

Prohibits persons who are registered as affiliated with a qualified political party or who were so registered during the year prior to the preceding primary election at which a candidate was nominated for the office referred to in his nomination papers from being candidates under independent nomination procedure.

Ch. 949 (SB 40) CARRELL Amends Secs. 36500, 36508, adds Sec. 24615, Veh.C., re slow-moving vehicles.

Generally prohibits the operation upon a public highway of any vehicle or combination of vehicles designed to be and operated at a speed of 25 m.p.h. or less, unless a "slow-moving vehicle emblem" is displayed by the rearmost vehicle. Authorizes use of such emblem on other vehicles or combination of vehicles operated at speed of 25 m.p.h. or less. Prohibits, with specified exceptions, display of such emblem except as required by these provisions.

Prohibits sale after prescribed date of new implement of husbandry designed or intended by manufacturer to be operated or moved at speed of not in excess of 25 miles per hour unless such vehicle is equipped by manufacturer with slow-moving vehicle emblem as defined. Requires such an emblem to be displayed and maintained thereafter on such implement while the implement is able to be operated upon a public highway.

Deletes prohibition against display of slow-moving vehicle emblem except as required by Sec 35508, Veh C.

Deletes inconsistent provisions.

Ch. 950 (SB 41) CARRELL Amends Sec. 1, Ch. 1318, Stats. 1968, re state lands.

Specifies that, for a five-year period, the Director of General Services may dispose of certain property in Los Angeles County, former site of San Fernando State

Hospital, only to a public body or local governmental agency who will dedicate such property exclusively for public park recreational or public educational purposes, or both.

Ch. 951 (SB 52) ALQUIST New act, re public assistance.

Declares that money appropriated by Item 345 of Budget Act of 1969 shall also be used for Aid to Families with Dependent Children.

Ch. 952 (SB 115) DYMALLY Amends Secs. 6478.5, 6478.7, Ed.C., and Sec. 2, Stats. 1968, Ch. 1450, re compensatory education.

Makes permissive, rather than mandatory, various specified components of a More Effective Schools Program.

Permits up to \$1,000,000 of federal funds, rather than \$500,000, to be used for facilities, construction, and personnel, rather than only for facilities.

Limits to \$1,000,000 the amount of federal funds which may be annually allocated by the Educational Innovation Commission to the More Effective Schools Program.

In effect immediately.

Ch. 953 (SB 122) TEALE Amends Sec. 7451, adds Sec. 7451.7, Ed.C., re regional occupational centers.

Makes establishment of regional occupational centers and regional occupational programs subject to consent of the State Board of Education. Provides that curriculum of such centers and programs shall be subject to approval of Department of Education and shall comply with requirements and standards set forth in State Plan for Vocational Education. Requires consideration of vocational education opportunities offered by junior colleges serving the same geographical area before approval of regional occupation centers and programs shall be made. Requires State Board of Education to adopt rules and regulations establishing guidelines and criteria for differentiating between courses appropriate for centers and those appropriate for high schools.

Ch. 954 (SB 137) WEDWORTH Adds Sec. 12022.5, Pen.C., re criminal penalties.

Requires additional punishment of imprisonment for period of not less than 5 years for any person who uses firearm in commission or attempted commission of robbery, assault with deadly weapon, murder, rape, burglary, or kidnapping, and requires that such additional punishment run consecutively with punishment for the crime for which such person is convicted. Specifies additional periods of imprisonment, to run consecutively, for second, third, or fourth or subsequent convictions under like circumstances.

Provides that additional punishment applies even in cases where use of weapon is element of offense.

Ch. 955 (SB 146) MOSCONE Amends and adds various secs., H. & S.C., re community redevelopment.

Allows legislative body of a city or county to call upon residents and community organizations in redevelopment area to form a project area committee, comprising specified classes of persons, considered representative by the legislative body and serving without compensation, prescribes such a committee's functions and duties, requires community redevelopment agency, upon direction of and approval of legislative body, to consult with such committee on specified aspects of redevelopment project in that area throughout a 3-year period subject to 1-year extensions by the legislative body, and requires redevelopment agency or community to allocate funds or equivalent resources to such committee.

Defines "low- and moderate-income housing units" and "low- and moderate-income persons."

Requires legislative body to insure that method or plan of the agency for relocation of families or single persons to be displaced by a project provide that no persons or families of low and moderate income be displaced unless and until there is a suitable housing unit available and ready for occupancy by such displaced person or family at comparable rents.

Requires new housing in redeveloped area to be made available by specified means for rent or purchase by low- and moderate-income families, with those displaced to be given a priority, but state failure to give such priority shall not affect the validity of title to real property.

Makes provision for suitable housing to be available in a residential redevelopment project to the former residents thereof.

Permits redevelopment agency to provide housing units by enumerated means for persons displaced by the redevelopment project within the community, both inside and outside the project area.

Permits waiver of competitive bid requirement for certain work by agency and permits such agency, when contracting such work, to give priority to the residents of such areas for the purpose of providing employment for residents of redevelopment project area and for persons displaced from such areas as a result of redevelopment activities.

Ch. 956 (SB 176) SHERMAN Adds Sec. 40300.5, Veh.C., re drunk driving: arrest authority.

Authorizes peace officers to arrest without warrant a person involved in a traffic accident when such officer has reasonable cause to believe that such person was driving under the influence of intoxicating liquor or of such liquor and any drug.

Ch. 957 (SB 193) DILLS Adds Sec. 27707, Gov.C., re public defenders.

Provides that the court in which proceeding is pending may make the final determination as to whether a defendant is financially able to employ counsel and qualifies for the services of a public defender. Authorizes court or public defender to require the filing of a financial statement by the defendant. Requires the public defender to render certain specified legal services for persons he determines are not financially able to employ counsel until such time as contrary determination is made by the court. Provides that if contrary determination is made, public defender may not thereafter render services to such person except in proceeding to review determination of that issue or in an unrelated proceeding.

Ch. 958 (SB 211) MOSCONE Amends Sec. 583, repeals Sec. 583 5, C.C.P., re dismissal of actions.

Revises, effective January 1, 1970, authority of court to dismiss action for want of prosecution whenever plaintiff has failed for two years after action is filed to bring such action to trial to provide that procedure for such dismissal shall be in accordance with rules adopted by Judicial Council.

Deletes obsolete provisions relating to granting of extensions of time to bring action to trial because presence of material witness could not be obtained because of World War II.

Ch. 959 (SB 213) MOSCONE Amends Sec. 707, adds Sec. 720, Prob.C., re claims against estates: torts.

Authorizes filing of specified tort claims against decedents' estates within one year after accrual of cause of action where such claims are not otherwise filed within time allowed. Specifies procedure and liability with respect to such claims. Makes provisions of this act inapplicable to prescribed claims.

Ch. 960 (SB 215) COLOGNE New act, re average daily attendance: kindergarten.

Limits effect of provisions of Chapter 93 of Statutes of 1969 re adjustment of a.d.a. in kindergarten classes maintained for 180 minutes or more with a part-time teacher.

Ch. 961 (SB 221) ALQUIST Adds Art. 2.4 (commencing with Sec. 13220), Ch. 2, Div. 10, Ed.C., re junior college credential requirements.

Prescribes credential requirements for persons employed as instructors, supervisors, administrators, librarians, counselors, or student personnel workers more than half time in connection with junior college grades 13 and 14.

Prescribes procedures for issuance of such credentials by Board of Governors of the California Community Colleges, and specifies areas of employment for holders of such credentials.

Specifies grounds for denial of application for such credentials, and provides that such credentials shall remain valid, for employment by any junior college district, until revoked or suspended by the Board of Governors of the California Community Colleges in the manner prescribed by law. Specifies that no otherwise qualified applicant shall be denied such a credential on grounds he is totally or partially

blind, nor shall any junior college district refuse to engage an instructor on such grounds if he is able to carry out duties of the position sought.

Preserves validity of credentials previously issued, and allows renewal thereof, and allows issuance of existing types of credentials to specified persons.

Provides for issuance of provisional credentials for persons not meeting specified professional qualifications and for issuance of limited service credentials to persons teaching 40 percent or less of normal assignment.

Authorizes junior college governing boards to establish administrative and supervisory positions not requiring certification relating to business, research, or community service functions.

Provides that a credential or certification document may identify subject matter area authorization and extent or type of service. Provides local governing board may, by resolution, establish certain positions in classified service not requiring certification if such positions relate to business, research, and community service functions.

Requires Board of Governors of California Community Colleges to establish minimum standards and procedures for issuance of certificates of qualifications for teachers of classes for adults.

Ch. 962 (SB 247) GRUNSKY Adds Secs. 14371.2, Ed.C., and proposed Sec. 14336, Ed.C., re State Teachers' Retirement System.

Establishes minimum retirement allowance for person who retired for service under STRS, was reinstated, and subsequently retired, such minimum amount based upon percentage increases in retirement allowances related to date of first retirement and a benefit based upon amount of service rendered during reinstatement.

Provides that allowances payable for time after July 1, 1967, be retroactively adjusted to amounts which would have been paid or payable if this act had been operative on that date.

Incorporates provisions into recodification of State Teachers' Retirement Law proposed by AB 1728, to be operative only upon enactment of AB 1728.

Ch. 963 (SB 249) CARRELL New act, re environmental quality study: appropriation.

Appropriates \$50,000 for support of State Environmental Quality Study Council.

Ch. 964 (SB 256) MOSCONE Adds Sec. 75060.2, Gov.C., re Judges' Retirement Law.

Increases allowance of judges who retired for disability prior to January 1, 1948.

Ch. 965 (SB 265) BURGNER Adds Sec. 11580.9, Ins.C., re insurance.

Prescribes provisions that may be contained in policies where two or more automobile liability insurance policies are applicable to same loss and one of such policies affords coverage to named insured engaged in renting or leasing commercial vehicles, as defined, or the leasing of any other motor vehicle for six months or longer.

Ch. 966 (SB 272) BRADLEY Amends Sec. 6508, Gov.C., re joint powers agreement.

Permits governing board of agency having power to sue or be sued, created by an agreement entered into after this amendment between parties which are cities, counties or public districts, and permits existing boards created by such an agreement, to be composed exclusively of officials elected to one or more of the governing bodies of such parties, in any ratio provided in the agreement.

Allows such governing body to delegate its functions to an advisory body or administrative entity if annual budget of delegatee is subject to approval of delegating governing body.

Specifically allows members of governing body of joint powers agency to act in such official capacity when joint powers agency enters into contracts, leases, or other transactions with party to joint powers agreement of which he is a member of the governing body.

Ch. 967 (SB 283) RODDA Amends Sec. 5605, Ed.C., re school finance.

Revises formula for computation of tuition payments paid by elementary school districts to high school districts for attendance of 7th and 8th grades, to reflect receipt of certain federal funds and the levy of particular taxes for support of the elementary level.

Ch. 968 (SB 294) BEILENSEN Amends Sec. 5716, Ed.C., re adult education.

Authorizes classes for adults to be maintained in conjunction with day or evening regional occupational centers, as well as with day or evening high schools, junior colleges, or adult schools.

In effect immediately.

Ch. 969 (SB 310) WHETMORE Adds Secs. 16000.5 and 16100.5, B. & P.C.; adds Sec. 37101.5, Gov. C., re cafe musicians: licenses, regulations.

Prohibits cities, cities and counties, and counties from requiring regulatory licenses and imposing regulatory license fees with respect to cafe musicians, and defines cafe musicians.

Ch. 970 (SB 334) TEALE Adds Ch. 4 (commencing with Sec. 436), Pt. 1, Div. 1, and Sec. 32127.2, H. & S.C., re health facility construction.

Enacts California Health Facility Construction Loan Insurance Law to provide public insurance of health facility construction loans obtained by described public and private agencies. Requires State Department of Public Health to administer law. Sets forth requirements and procedures to govern loan insurance program, including eligibility, applications, defaults, and termination of insurance, and provides that no such insurance shall be provided until a statewide system of health facility planning has been established, and approved through such system. Permits eligibility, applications, defaults, and termination of insurance. Permits department, for five years after effective date of law, to insure loans made during period November 5, 1968 to effective date. Authorizes local hospital districts to borrow money and execute necessary documents in that connection for purpose of obtaining insurance under the law for health facility construction loans that they obtain.

Appropriates \$94,754 for purposes of law during 1969-1970 fiscal year.

Ch. 971 (SB 342) RODDA Amends various secs., Ed.C., re education.

Requires inclusion in history, government, or similar courses with respect to the United States and California in elementary and secondary schools of instruction providing foundation for understanding role and contributions of the entrepreneur and labor.

Requires State Board of Education, when adopting elementary school textbooks and teaching manuals for teaching civics and history of the United States and California, and high school governing board when adopting such textbooks, to include portrayal of role and contributions of the entrepreneur and labor.

Includes the role of the entrepreneur and labor in provisions containing procedures for cessation of use of textbooks containing doctrine contrary to law or not correctly portraying role and contribution of specified groups.

Ch. 972 (SB 386) CUSANOVICH Amends Secs. 12454, 12756 and 16701, Ed.C, re penalties.

Raises fines for violation of truancy laws by parents from \$10 to \$25 for first offense and from \$10-\$50 to \$25-\$250 for each subsequent offense.

Increases maximum fine to \$250 from \$100, and deletes minimum fine of \$10 for person who willfully disturbs any public school or any public school meeting.

Ch. 973 (SB 390) CUSANOVICH Adds Secs. 12415 and 12416, Ed.C., re truancy.

Requires the county superintendent of schools to submit reports on compliance of the districts in county with the truancy laws to the Superintendent of Public Instruction on forms prepared by superintendent.

Requires district governing boards to adopt rules requiring district employees to send information relating to district compliance with truancy laws to county superintendent.

Ch. 974 (SB 392) TEALE Amends Sec. 2396, B. & P.C., re physicians and surgeons.

Permits any person holding a physician's and surgeon's certificate under the jurisdiction of the Board of Osteopathic Examiners of the State of California and a degree of Doctor of Medicine issued by a medical school located in this state at any time prior to September 30, 1962, and approved either by the Board of Osteopathic Examiners of the State of California or the Board of Medical Examiners of the State of California at the time of issuance of such degree, who applies at any time, rather than prior to June 30, 1963, in writing to the Board of Medical

Examiners for permission to utilize his degree of doctor of medicine to use the term or suffix "M.D." if he advises both the Board of Medical Examiners and the Board of Osteopathic Examiners that he has elected to use the term or suffix "M.D." and not "D.O." Eliminates requirement that person making such election have been a resident of this state on January 1, 1965, and that he advise both boards of his election on or before December 31, 1965.

Ch. 975 (SB 395) STIERN Adds Ch. 14 (commencing with Section 25990), Div. 20, H. & S.C., re importation of animals.

Prohibits importation into state of designated species of wild animals not normally domesticated in, nor native to, this state, except by permit issued by Department of Public Health. Requires department to publish list of prohibited wild animals and authorizes State Board of Public Health to promulgate regulations governing entry, quarantine, and release from quarantine of such wild animals.

Specifies required contents of application for permit and permit. Specifies disposition of copies of permit. Requires fee for issuance of permit, such fee to be set by state department and deposited in General Fund.

Requires person who so imports, transports into state, or receives, such wild animals to notify Department of Public Health thereof.

Provides for quarantine of out-of-state wild animal shipments or destruction of such wild animals in specified circumstances.

Specifies penalties for violation of provisions of act.

Appropriates \$28,947 from the General Fund to the state department to augment Item 161 of Chapter 355, Statutes of 1969.

Ch. 976 (SB 407) GRUNSKY New act, re rights-of-way.

Authorizes the Director of Parks and Recreation to convey a specified right-of-way in Santa Cruz County to Cabrillo College. Requires exchange of easements between department and college.

Ch. 977 (SB 413) SCHMITZ Adds Sec. 8506, Ed.C., re sex education.

Prohibits governing board of school district from requiring that pupils attend class where human reproductive organs and their functions and processes are described, illustrated or discussed.

Provides that if such classes are offered, parents or guardians shall be given opportunity to request that their child or ward not attend such class, and prohibits child from attending class if request that he not attend has been received by the school. Requires that instructional material be made available to parent or guardian before holding course which includes such class.

Makes section inapplicable to description or illustration of human reproductive organs which may appear in textbooks of prescribed courses.

Makes specified violations of section grounds for revocation or suspension of certification document.

Ch. 978 (SB 415) COLLIER Amends Secs. 31641.95, 31653, Gov.C., re county employees' retirement.

Provides that an employer may make certain prior service credit provisions inapplicable to employees who are hired after a certain date.

Provides that districts as well as counties may elect to contribute for any member who is reinstated after military absence, amounts equal to the contributions which would have been made by the member and his employer to the retirement system, if he had not been absent.

Ch. 979 (SB 426) McCARTHY Adds Sec. 12582.5, Wat.C., re water development projects.

Specifies that prescribed recreational uses must be given consideration in any flood control or water conservation program in which the state participates pursuant to the State Water Resources Law of 1945. Requires designs for such uses to be prepared in cooperation with Department of Water Resources.

Ch. 980 (SB 437) PETRIS Adds, amends, repeals various secs., R. & T.C., re Personal Income Tax Law.

Adopts the same definition of an "educational institution" for both the provisions relating to credits for dependents and the provisions relating to the amount of support required to claim dependents under the Personal Income Tax Law.

Deletes various provisions which allow married taxpayers, in certain cases, to file separate returns after filing a joint return. Changes 30 days to a month in the penalty computation provision for failure to timely file an income tax return.

Requires information returns for interest paid by banks, savings and loan associations, credit unions, and similar financial institutions.

Extends the statute of limitations for filing refund claims to correspond to that for assessment purposes where a taxpayer is required to report a change or correction by the Internal Revenue Service.

Denies interest on credits made within 90 days after the return is filed and extends the antidisclosure provisions of the Personal Income Tax Law to all state employees and employees of subdivisions of the state.

Permits Attorney General to inspect returns and reports required under Personal Income Tax Law when required in enforcement of public or charitable trust or adherence to charitable purposes for which any nonprofit corporation is formed.

In effect immediately.

Ch. 981 (SB 455) SHORT Amends various secs., Ins.C., re insurance: licenses.

Revises provisions relating to termination of specified licenses of natural persons working for insurance production agencies to provide for inactive license, instead of termination, and for renewal and reactivation of inactive licenses.

Requires \$5 fee to be paid in advance to Insurance Commissioner for each request and required statement for reactivation of inactive license.

Ch. 982 (SB 459) DANIELSON Amends Sec. 2205, Civ.C., re common carriers.

Increases maximum statutory liability of common carrier for loss of or damage to each box, bundle, or package and its contents from \$10 to \$50, unless higher valuation is established as specified.

Ch. 983 (SB 460) MILLS Amends, adds, various secs., B. & P.C., H. & S.C., re cemeteries endowment care funds.

Requires cemetery authority submit to cemetery board in annual report statements concerning certain transactions involving endowment care funds. Specifically authorizes grand jury, court, district attorney, or Attorney General to inspect such reports.

Requires that expense of specified examination of endowment care funds of a cemetery authority conducted by cemetery board which the board may require, the cemetery authority to pay not to exceed \$100, rather than \$50, per day for each examiner engaged in the examination whenever examination requires more than two days.

Deletes provision imposing cost of examination of endowment care funds conducted by cemetery board on request of lot owners or cemetery members on such persons. Provides such examination must be requested by at least 10 rather than 25 of said owners or members.

Provides where such examination reveals endowment care funds improperly invested, cemetery board shall order certain such investments reinvested within not less than 30, rather than 180, days. Establishes procedures whereby board may impose conservatorship over cemetery endowment care funds under specified circumstances.

Requires \$1, rather than \$.85, per square foot of grave sold be placed in endowment care fund.

Ch. 984 (SB 472) RODDA Amends Sec. 13460, adds Sec. 13460.3, Ed.C., re leaves of absence.

Requires every certificated employee to agree to render a period of service in the employ of the governing board of a school district, upon returning from a leave of absence granted by the district, which is equal to twice the period of the leave. Authorizes the governing board, where the employee is granted a leave of absence of less than one year and has failed to furnish a suitable bond with respect to rendering the agreed upon period of service following his return from the leave, to pay the employee's compensation for such leave during the first year of service following his return.

Requires amount of compensation for period of absence to be reduced, if employee renders service upon returning less than that agreed upon, by amount which bears same proportion to total amount of such compensation as service which

was not rendered bears to service agreed to be rendered; and makes comparable provision for allocation of indemnity bond proceeds.

Ch. 985 (SB 499) SCHMITZ New act, re County of Orange: park property. Authorizes County of Orange to exchange specified property with the Division of Highways in the Department of Public Works subject to approval of the Resources Agency.

In effect immediately.

Ch. 986 (SB 504) DYMALLY Amends Sec. 19533.2, Gov.C., re state employees' seniority.

Provides that veteran, except those reinstated from military leave, shall in the event of layoff receive seniority credit for recognized military service only if, in the event that more than a year has passed since his discharge he had been attending not more than five years' college or vocational school commencing within one year of his discharge. Provides that such credit shall not exceed one year, rather than five years as previously, if such veteran had no state service prior to entering the military service.

Ch. 987 (SB 513) MARLER Amends Secs. 3950 and 4150, adds Sec. 4189 and Ch. 10 (commencing with Sec. 4800), Pt. 3, Div. 4, F. & G.C., re taking of mountain lions.

Changes status of mountain lions from nonprotected mammal to game mammal. Makes it unlawful to take mountain lions without first procuring a license tag authorizing the taking of such mountain lions, but authorizes any property owner or tenant, or his agent, to take mountain lions by any means except poison or traps if the property is being damaged or destroyed or is in immediate danger of being damaged or destroyed by such lions, and requires any such taking to be reported to the Department of Fish and Game within 30 days. Prescribes procedure for use of mountain lion license tags. Requires department to make annual report to the Legislature on the number of mountain lions taken per license year.

Requirements for procuring license tags to be operative July 1, 1970.

Ch. 988 (SB 516) MARLER Amends Sec. 1528, F. & G.C., re wildlife management areas.

Declares that multiple recreational use of wildlife management areas is desirable and that such use shall be encouraged, but that except for hunting and fishing purposes, only minimum facilities to permit other forms of multiple recreational use shall be provided. Authorizes collection of use privilege fees to defray costs associated with such multiple use, provided that tours by organized youth and school groups shall be excepted. Makes related technical changes.

Ch. 989 (SB 519) GRUNSKY Adds Sec. 21445, B. & P.C., re medical care: liability.

Provides that no person licensed under the State Medical Practice Act, who in good faith upon the request of another person so licensed renders emergency medical care to a person for a medical complication arising from prior care by another person so licensed, shall be liable for any civil damages as a result of any acts or omissions by such licensed person in rendering such emergency care.

Ch. 990 (SB 523) SHERMAN Amends Sec. 1168, Pen.C., re sentence and commitment: recall.

Limits time to 120 days after the date of commitment within which court may on its own motion recall a sentence and a commitment to the custody of the Director of Corrections and resentence, and specifies that thereafter the court may recall a sentence and commitment upon the recommendation of the director.

Ch. 991 (SB 567) DANIELSON Amends Sec. 20024.01, Gov.C., re Public Employees' Retirement System.

Provides with respect to "final compensation" for purposes of determining retirement allowances under P.E.R.S. that periods of service separated by a period of retirement, in addition to breaks in service, may be aggregated to constitute a period of 3 consecutive years if the periods of service are consecutive except for such period of retirement or break in service.

Incorporates additional changes by SB 907 to Sec. 20024.01, Gov.C., to be operative only on enactment of SB 907.

Ch. 992 (SB 570) CUSANOVICH Amends, amends and rennumbers, adds, repeals various secs., Ed.C., re truancy.

Reorganizes and revises law relating to truancy and the reporting of truancy. Requires that truancy be reported to the attendance supervisor or superintendent of school district. Revises provision permitting an habitual truant to be declared an habitual truant for absence or tardiness on succeeding year, to require that pupil adjudged to be habitual truant or habitually insubordinate or disorderly by the juvenile court be brought to the attention of the juvenile court again if the pupil is truant in the same or a succeeding year or is habitually insubordinate or disorderly. Permits county superintendent to request a petition in juvenile court for habitual truant of compulsory continuation education programs.

Repeals provision permitting court to assign pupil who is found truant or disorderly to parental school.

Ch. 993 (SB 579) HARMER Adds Sec. 24205, Ed.C., adds Sec. 10203.1, amends Sec. 10203.4, Ins.C., re California State Colleges.

Authorizes state college trustees to enter into contracts of group life insurance and group disability insurance with respect to any class, or all, of their employees. Establishes conditions for such policies.

Ch. 994 (SB 590) WAY Amends Sec. 14103.6, adds Sec. 14123, W. & I.C., re medical assistance.

Specifies that the director may suspend or temporarily suspend prior to hearing a provider of service from further participation under the medical assistance program for violation of the provisions of Medi-Cal or rule or regulation promulgated thereunder. provides the procedure therefor, and requires the director to send notice of the suspension to the provider's state licensing, certifying or registering authority.

Authorizes a carrier acting under regulations adopted by the director to require prior authorization for services when director or carrier determines that the provider has been rendering unnecessary services.

Ch. 995 (SB 592) CARRELL New act, re school health services.

Requires State Department of Public Health, in cooperation with the State Department of Education, to conduct specified study of public school health services and to report its findings and recommendations to the Legislature no later than the 5th legislative day of the 1970 Regular Session of the Legislature. Requires State Department of Education and school districts to cooperate with the State Department of Public Health in the carrying out of the study.

Operative only if federal funds are received for the conduct of such study.

Ch. 996 (SB 608) HARMER Adds Sec. 24053.7, Ed.C., re state colleges: expenditures.

Provides that, notwithstanding any other provision of law, the chief administrative officer of a state college campus shall be responsible for the propriety of the expenditure, and the integrity of the financial reporting, of specified funds received by the college and for the propriety of expenditures, and the integrity of the financial reporting, made by auxiliary organizations.

Defines chief administrative officer for this purpose.

Ch. 997 (AB 3) BELOTTI Amends Sec. 15517, Ed.C., re school buildings.

Extends from July 1, 1969, to July 1, 1970, effect of provisions authorizing an increase of not to exceed 10 cents in the maximum rate of school district taxes to permit districts to take corrective measures for fire and panic safety in school buildings.

In effect immediately.

Ch. 998 (AB 1477) MACDONALD Amends Sec. 11453 and adds Sec. 11017, W. & I.C., re public assistance.

Provides that in computing aid grants under federally supported aid programs, the amounts used shall be based on the nearest dollar. Provides for similar changes in computing cost-of-living adjustments for such grants.

In effect immediately.

Ch. 999 (SB 633) DYMALLY Amends Sec. 7100, H. & S.C., re disposition of remains.

Limits mode of expression by person directing, prior to his death, the preparation for, type and place of interment of his remains, to written instructions.

Ch. 1000 (SB 642) MARLER New act, re state property.

Authorizes California Disaster Office to dispose of specified property.

Ch. 1001 (SB 645) KENNICK Amends Sec. 509, W. & I.C., re juvenile detention facilities.

Provides that prescribed annual inspection by judge and Department of the Youth Authority shall be conducted with respect to jails, juvenile halls, or lockups which were used for specified confinement of persons known to be under 18 years of age, rather than with respect to such facilities which were used for such confinement without regard to whether use occurred knowingly.

Ch. 1002 (SB 650) BEILENSON Amends Sec. 12001, Pen.C., re firearms: regulation.

Specifically includes frame or receiver of pistol, revolver, and firearm capable of being concealed upon the person within definition of pistol, revolver and such firearm for specified regulatory purposes.

Ch. 1003 (SB 651) BEILENSON Amends Sec. 12200, Pen.C., re machinegun regulation.

Provides, with respect to state regulation of possession and transfer of machineguns, that the definition of "machinegun" also includes any combination of parts designed and intended for use in converting a weapon into a machinegun.

Ch. 1004 (SB 654) DILLS Amends and adds various secs., P.U.C., re dump truck carriers.

Defines dump truck carriers and includes them within provisions of Highway Carriers' Act. Provides for permits to be issued by Public Utilities Commission upon application. Specifies what application must show. Sets forth various residence requirements for applicants. Makes permits transferable only with the commission's approval, and provides that any permit not used for a period of one year shall lapse.

Allows any such carrier in business on the effective date of this act who applies before January 1, 1970, to receive a permit without further proceedings.

Incorporates provisions of Senate Bill 447 (Ch. 173, Stats. 1969) re bonds of highway carriers.

Ch. 1005 (SB 660) SHERMAN Repeals Sec. 1722, H. & S.C., re cancer.

Deletes provision limiting effective period of provisions relating to cancer research and treatment.

Appropriates \$26,761 to Department of Public Health for expenditure under such provisions.

Ch. 1006 (SB 662) GRUNSKY Repeals Sec. 4, Ch. 1711, 1967 Stats., Sec. 425, R. & T.C., re valuation of open-space land.

Removes termination date and nonapplicability of Sec. 15606, Gov.C., on Art. 1.5, Ch. 3, Pt. 1, Div. 1, R. & T.C., relating to valuation of open-space land.

Ch. 1007 (SB 666) KENNICK Adds Secs. 20042, 31840.2, 45310.5, Gov.C., re public retirement systems.

Provides that provisions of Public Employees' Retirement Law and County Employees' Retirement Law of 1937 extending rights to a member or subjecting him to any limitation by reason of change of membership from one system to the other, shall apply in like manner and conditions to change in membership from a retirement system established in a city pursuant to specified provisions. Provides similar provision for reciprocal membership benefits in such city retirement systems.

Ch. 1008 (SB 669) LAGOMARSINO Amends Sec. 631, adds Sec. 631.1, W. & I.C., re custody of minors.

Excepts cases in which minor willfully misrepresents himself as 18 or more years of age from requirement that minor be released from custody within specified time, unless designated events occur, whenever minor under 18 years of age is taken into custody by peace officer or probation officer. Requires filing of petition or criminal complaint within 48 hours of time true age of minor is determined, excluding non-judicial days, in cases where such misrepresentation effects a material delay in investigation which prevents filing of petition or complaint within 48 hours of taking minor into custody. Requires immediate release of minor if petition or complaint is not filed within 48 hours of time true age of minor is determined.

Ch. 1009 (SB 672) ALQUIST Adds Sec. 11483, Ed.C., re junior college attendance.

Makes applicable specified provisions for purposes of computing average daily attendance of junior college pupils in work experience education programs.

Ch. 1010 (SB 678) SHORT Amends Sec. 4504, Pen.C., re offenses of prisoners.

Provides that, for purpose of provisions of law relating to offenses by prisoners, person is confined in "state prison" if he is confined in prison or institution under jurisdiction of Department of Corrections by order made pursuant to law, including commitments to Department of Corrections or Department of the Youth Authority, regardless of purpose of such confinement or validity of order directing confinement, until judgment of court setting aside such order becomes final.

Ch. 1011 (SB 680) LAGOMARSINO Amends Sec. 515, W. & I.C., re juvenile fugitives.

Provides that Arnold-Kennick Juvenile Court Law does not apply to person who violates any law of another state defining crime and is at time of such violation under 18 years of age, if such person thereafter flees from that state into California. Authorizes proceedings against any such person in manner provided in specified provisions of Penal Code relating to proceedings against fugitives from justice. Requires magistrate, for purposes of detention, to detain such person in juvenile hall if space is available, but authorizes magistrate to detain such person in county jail if no space is available in juvenile hall.

To be operative until 61st day after 1970 Regular Session.

Ch. 1012 (SB 681) STEVENS Amends Sec. 12027, Pen.C., re concealed weapons: peace officers.

Includes specifically among those peace officers, whether active or honorably retired, excepted from application of prohibitions against carrying concealed firearms under The Dangerous Weapons' Control Law, the Deputy Director and Assistant Director of the Department of Justice, the Chief, Assistant Chief, and special agents of the Bureau of Criminal Identification and Investigation, the Chief, Assistant Chief, and narcotics agents of the Bureau of Narcotic Enforcement, and such investigators so designated by the Attorney General.

Ch. 1013 (SB 688) DOLWIG Adds Secs. 13073, 13074, Gov.C., re rendering of demographic services

Permits Department of Finance to render certain demographic services to any political subdivision or the federal government upon terms satisfactory to the director provided that the state shall be reimbursed for all costs incurred.

Provides that revised county population estimates made by the Department of Finance, other than the first revision, shall not change amount of state money given to local agencies or owed to or paid to the state by local agencies.

Ch. 1014 (SB 704) LAGOMARSINO Amends Sec. 6101, P.R.C., re state lands.

Authorizes State Lands Commission, where not inconsistent with terms and conditions of federal law re school lands granted to the state, to modify rights of state, other than by relinquishing mineral rights in lands owned or reserved to the state, to the use of the surface of lands, including rights to enter such lands to depth of 500 feet, sold or exchanged by the state wherein mineral rights are reserved to the state, as will permit the orderly use and development of all of such lands, upon a finding that such lands contain no known deposits of commercially valuable minerals in and above a plane located 500 feet below the surface.

Ch. 1015 (SB 716) SCHMITZ Adds Sec. 13520.2, Ed.C., re certificated employees: salary schedules.

Provides that, whenever a salary schedule increasing salaries of certificated employees is adopted by a school district to be effective at the commencement of the second semester of a school year, such employees' compensation for services during the first semester shall not exceed one-half the annual compensation for their positions under the former schedule and such employees' compensation for services during the second semester shall not be less than one-half the annual compensation for their positions under the new schedule.

Ch. 1016 (SB 719) BEILENSEN Amends Secs. 13291, 13293, Gov.C., re state agency financial reports.

Makes technical nonsubstantive changes to conform to existing law.

Ch. 1017 (SB 721) BEILENSON Amends Sec. 5474.30, H. & S.C., re food crop labor sanitation.

Requires any agency enforcing provisions on food crop growing and harvesting sanitation to report violators to all offices of Division of Farm Labor Service, Department of Employment located in the county where the violation occurs and prohibits the division from referring persons for employment to such violators until reporting agency certifies correction of violation.

Ch. 1018 (SB 723) BEILENSON Amends Sec. 23756, Ed.C., re state college tuition.

Defines "resident student," for purposes of state college tuition, to include minor who has lived continuously in the state for more than 10 years rather than a minor who has been a bona fide resident of the state for more than 10 years.

Ch. 1019 (SB 739) COOMBS Amends Sec. 15457, Ed.C., re school building plans.

Provides that fee for Department of General Services approval of school building plans shall not be in excess of one-half of 1 percent of estimated cost, rather than providing a schedule for determining the fee.

Ch. 1020 (SB 754) WAY Adds Secs. 402.5, 1613, 1815.4, R. & T.C., re property taxation.

Specifies when property shall be deemed "comparable" to property being assessed for property tax purposes when property is being valued by a comparison with sales of other properties and requires the State Board of Equalization, county boards of equalization, and county assessment appeals boards to follow such provisions when valuing property.

Ch. 1021 (SB 758) MARLER Amends Secs. 7326 and 8101, W. & I.C., re mental patients.

Provides that it is misdemeanor to willfully assist any judicially committed or remanded, rather than committed only, patient of state hospital to escape, attempt to escape, or resist being returned from leave of absence.

Provides that it is crime to knowingly supply, sell, give, or allow possession or control of firearm to any mental patient in, or on leave of absence from, any public or private hospital, rather than any hospital only.

Ch. 1022 (SB 759) DYMALLY Amends Sec. 20021.5, Ed.C., re junior college construction.

Corrects citation to federal law without substantive change.

Ch. 1023 (SB 769) DEUKMEJIAN Amends Sec. 1768, W. & I.C., re Youth Authority.

Authorizes director of Youth Authority to provide useful work projects for persons committed to the authority and pay wages for such works from any money made available to the director for this purpose.

Ch. 1024 (SB 777) LAGOMARSINO Amends Sec. 11011, Gov.C., re state property.

Authorizes the Department of General Services, with the approval of the State Public Works Board, to dispose of specified parcels of property upon giving of public notice and to transfer certain property to the Department of Public Works.

Requires revenue from any property transferred to Department of General Services as surplus be paid into General Fund and provides necessary expenditures relating to such property be paid to Department of General Services and makes such requirement contingent upon enactment of AB 993 of the 1969 Regular Session.

Ch. 1025 (SB 798) COLLIER Amends Secs. 1166, 1178, 1194, 1197, S. & H.C., re county road divisions.

Provides that the board of supervisors shall decide on formation on a county road division after the hearing. Authorizes the board to change boundaries only if it decides to form the division.

Requires board of supervisors to collect tax for the county road division from property in county road division, if special taxes are approved by voters of division, sufficient to reimburse the county for expenses of organizing a division, conducting any necessary election, and providing engineering services in a county road division, in addition to raising the amount voted for the current fiscal year and to

meet estimated costs of maintenance. Provides that if division is not formed and tax levy authorized, the expenses of providing engineering services, in addition to expenses of organizing the division and conducting necessary election, are a county charge.

Provides that a county road division ceases to exist if taxes or bonds for proposed work or maintenance are not approved by voters within 2 years after formation, rather than that a division ceases after 2 successive election defeats of tax or bond issues unless it has maintenance purposes.

Ch. 1026 (SB 807) STIERN Adds article heading immediately preceding Sec. 185, Art. 3 (commencing with Sec. 200), Ch 1.5, Div. 2, and Art. 1.5 (commencing with Sec. 1010), Ch 3, Div. 4, Ed C., re junior colleges.

Specifies powers and duties of Board of Governors of California Community Colleges and governing boards of junior college districts and districts maintaining junior colleges.

Ch. 1027 (SB 815) COLOGNE Amends Sec. 15, San Geronio Pass Water Agency Law (Ch. 1435, Stats. 1961), re power of eminent domain.

Permits agency to condemn property situated outside the agency upon consent of the board of supervisors of the county in which such property is located.

Ch. 1028 (SB 817) COLOGNE Adds Sec. 4140.5, B. & P.C., re pharmacy.

Provides for licensing of certain nonresident distributors of hypodermic needles or syringes doing business in this state.

Ch. 1029 (SB 829) DYMALLY Amends Sec. 53205.1, Gov.C., adds new act, re group insurance.

Authorizes local public agencies to provide group health and accident insurance for dependents of its officers and employees who are full-time students or incapacitated.

Validates establishment of pension trust and investment by housing authority prior to June 1, 1969, of the assets of a pension trust in the bonds and debentures of private and public corporations.

In effect immediately.

Ch. 1030 (SB 834) DOLWIG Adds Sec. 11005.3, Gov.C., re state agencies.

Permits any state department, board or commission to lease real property for up to one year subject to approval of Department of General Services and provided such leases do not exceed a total rental of one thousand dollars (\$1,000).

Ch. 1031 (SB 841) COLOGNE New act, re executive reorganization.

States expiration date of New Car Dealers Policy and Appeals Board is the 91st day after final adjournment of the 1971 Regular Session of the Legislature and that neither the New Car Board nor the Cannery Inspection Board will be affected by Reorganization Plan No. 1.

Requires Legislative Counsel to omit reference to New Car Dealers Board or Cannery Inspection Board in bill required to reflect changes made by Reorganization Plan No. 1 of 1969.

In effect immediately.

Ch. 1032 (SB 846) GRUNSKY Amends Sec. 3, Ch. 1797, Stats. 1963, re Penal Code revision.

Requires advisory board appointed by Joint Legislative Investigating Committee for Revision of Penal Code to review all proposed tentative drafts prepared by committee staff and make whatever recommendations it considers appropriate. Provides that whenever advisory board or any member thereof does not concur with proposals of staff, that fact shall be stated in all tentative drafts or reports submitted to committee by staff, together with whatever statement or comment any member of the board wishes to submit.

Deletes project director for committee as required member of advisory board, and instead requires appointment to advisory board of a chairman who shall preside at all meetings. Requires appointment of a peace officer and a public defender to advisory board.

Authorizes compensation as fixed by committee for members of advisory board, rather than providing that members of advisory board or boards, other than project director, shall receive no compensation. Requires, rather than authorizes, reimbursement of members of advisory board for actual necessary expenses incurred in performance of duties.

In effect immediately.

Ch. 1033 (SB 853) SHORT Amends Sec. 35752, repeals and adds Art. 2 (commencing with Sec. 21400), Ch. 2, Div. 11, Veh.C., re traffic control devices.

Deletes provisions specifically establishing standard specifications for stop signs, yield right-of-way signs, speed signs, railroad warning approach signs, and signs which designate maximum weight for a bridge or other structure, with respect to color, shape, and size, and requires the Department of Public Works, after consultation with local agencies, to adopt rules and regulations prescribing uniform standards and specifications for all official traffic control devices.

Prohibits placing upon a street or highway of any official traffic control device that does not conform to standards and specifications established by the department.

Eliminates provision requiring that department publicize standards and specifications for specified type of warning signs, lights, and devices.

Ch. 1034 (SB 867) MOSCONE Amends Secs. 2019, 1987, C.C.P., re civil litigation: subpoenas.

Permits notice, in lieu of subpoena duces tecum, to be used in specified cases to compel production of books, documents, or other things in civil action or proceeding by party to action or person immediately benefited thereby or by specified agents of such party or person.

Provides that party or person so notified to produce such books, documents or other things may file written objection to the requested production or any part thereof. Permits court to order production of items to which objection was made, unless the objecting party or person establishes good cause for nonproduction or production under limitations or conditions.

Incorporates additional changes to Sec. 1987, C.C.P., proposed by A.B. 680, to be operative only upon enactment of A.B. 680.

Ch. 1035 (SB 878) COLLIER Amends Sec. 143.1, S. & H.C., re highway construction funds; expenditures.

Authorizes Department of Public Works, for projects under construction which will not be completed within the current fiscal year, to obligate and make available funds, on and after January 1 preceding the forthcoming fiscal year, for expenditures on such projects during the current fiscal year.

Incorporates additional changes to Sec. 143.1, S. & H.C., proposed by AB 2024, to be operative only upon enactment of AB 2024.

Ch. 1036 (SB 884) COLLIER Adds Sec. 14257, repeals and adds Art. 3 (commencing with Sec. 14290), Ch. 3, Pt. 5, Div. 3, Title 2, Gov.C., re State Contract Act.

Permits the department to exempt projects estimated to cost less than \$10,000 from the requirements of the State Contract Act, if it solicits bids in writing and awards work to lowest bidder. Revises provisions relating to advertisement for bids to provide all bids be advertised in specified manner for all projects estimated to cost \$10,000 or more rather than providing one manner of public notice for bids over \$15,000 estimated cost and a different manner for projects of lesser estimated cost.

Ch. 1037 (SB 890) COLLIER Amends Sec. 188.3, S. & H.C., re state highway landscaping.

Increases amount which may be spent annually for maintenance of landscaping and functional planting from \$10,000,000 to \$12,500,000.

Ch. 1038 (SB 893) COLLIER Adds Secs. 12727.1, 12727.2, and 12727.3, Wat.C., re flood control.

Adopts and authorizes project for flood control on Sonoma Creek in Sonoma County in accordance with congressional action at such estimated cost as may be appropriated for cooperation by the Legislature upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriations of available funds.

Requires the Sonoma County Flood Control and Water Conservation District to give assurances to the Secretary of Army of local cooperation and to execute plans for project in cooperation with the Department of the Army.

Ch. 1039 (SB 917) SONG Amends Sec. 9516, B. & P.C., re drycleaning.

Limits exemption of hotels and resident clubs from regulation as drycleaners to those hotels or resident clubs whose services in the nature of drycleaning involve only spotting, sponging or pressing for their guests or employees only.

Ch. 1040 (SB 919) BURGNER Adds Art. 6 (commencing with Sec. 485), Ch. 3, Div. 2, and repeals Art 4 (commencing with Sec. 981), Ch. 2, Div. 4, Ed.C., re school governance workshops.

Authorizes statewide association composed exclusively of school district governing boards or county boards of education, or both, and Department of Education to conduct annual workshops in the state to include specified subjects. Authorizes reasonable fee not to exceed estimated pro rata cost. Requires permanent record of each school district and county board of education members who successfully complete workshop and requires issuance of certificate of completion. Authorizes reimbursement for expenses for member or member-elect of school district or county board of education member who successfully completes course.

Ch. 1041 (SB 924) BURGNER Amends Sec. 11006, W. & I.C., re public assistance.

Provides that, except as to life care contracts, Director of Social Welfare shall adopt regulations which establish criteria for evaluation of allowances provided to applicants or recipients who reside in facility operated by organization providing any or all of their basic needs or reside in living arrangement paid for and controlled by an organization.

Ch. 1042 (SB 941) MOSCONE Amends Secs. 16000 and 16080, Gov.C., re environmental quality control.

Enlarges functions of State Environmental Study Council to conduct study into noise emission control problems. Directs council to appoint a scientific advisory group to report on the state of the art of noise control. Requires council to acquire available federal technical information.

Ch. 1043 (SB 947) LAGOMARSINO Amends Sec. 12004, F. & G.C., re fish and game.

Increases fine and imprisonment applicable to anyone who deposits in, permits to pass into, or places where it can pass into, the waters of the state any of certain substances or materials, as specified.

Ch. 1044 (SB 950) SHORT Adds Sec. 6301.7, P.R.C., re state-owned submerged lands.

Authorizes State Lands Commission to negotiate with, and with the approval of the Governor, to enter into agreements with the United States, or its officers, agencies, licensee, permittee or lessee, concerning the effect of any fill, dredging, or construction operations, or other activities on or adjacent to tide and submerged lands within the County of Ventura upon the boundary between state-owned submerged lands and outer continental shelf lands under the jurisdiction of the United States, or concerning the location of such boundary. Provides that such agreements may, without limiting scope of agreements, waive on behalf of state any increases in submerged lands resulting from such activities which would otherwise inure to the state. Requires finding of public interest prior to entering into such agreements.
In effect immediately.

Ch. 1045 (SB 951) SHERMAN Amends Sec. 13953, Veh.C., re motor vehicles.

Prohibits Department of Motor Vehicles' order of suspension or revocation of privilege of person to operate motor vehicle or order imposing terms or conditions of probation relative to safe operation of such vehicle in specified situations from becoming effective until 30 days, rather than 10 days, after the giving of written notice to person affected, with specified exception.

Ch. 1046 (SB 958) MILLS New act, re park and recreation assessments.

Provides that when certain property is located outside of the boundaries of the irrigation district owning the same and it is leased to the state for park and recreation purposes, such property shall be assessed as open-space lands and its full cash value shall be determined by dividing the amount paid by the state under the lease by .07; declares provisions not applicable to more than 2 percent of the total assessed value of property within a county.

Operative on and after the lien date in 1970.

Ch. 1047 (SB 983) PETRIS Amends Sec. 20800, Ed.C., re school district taxes.

Adds continuation education to provisions presently authorizing maximum school district tax rate increase of \$0.05 per \$100 of assessed valuation in elementary or high school districts and \$0.10 per \$100 of assessed valuation in unified school districts for support of opportunity schools.

Ch. 1048 (SB 984) DOLWIG Amends Sec. 20111, H. & S.C., re police protection districts: tax.

Increases from one-half, to three-fourths, of one percent of the assessed value of the taxable property in police protection district the maximum amount of money which may be raised by annual tax to support police department of such district.
In effect immediately.

Ch. 1049 (SB 988) RICHARDSON Amends Sec. 980, M. & V.C., re veterans.

Deletes requirement of service in a campaign or expedition for which a medal has been authorized by the government of the United States, from the definition of veteran as a person who served in the active military, naval, or air service of the United States for a period of not less than 90 consecutive days or was discharged from the service due to a service-connected disability within such period, any portion of which was on or after August 5, 1964, and prior to a future date to be established by the Legislature.

Ch. 1050 (SB 1001) SHERMAN Amends, adds various secs., B. & P.C., re real estate licenses.

Revises provisions relating to inactivating of and reinstating or renewing license of real estate broker or salesman.

Requires that application for renewal of a license be made at least 30 days prior to termination of right to renew.

Increases fee for an active or renewal real estate restricted broker license, for an active or renewal real estate broker license, and for an active or renewal real estate salesman license.

Establishes fee of \$4 for inactivating a real estate broker or salesman license, and a fee of one-half of the fee for active license of same class for inactive original or renewal license.

Revises fee for reinstatement of a license within a license period.

To become operative July 1, 1970.

Ch. 1051 (SB 1010) SHORT Adds Sec. 820.7, S. & H.C., re fringe parking facilities.

Authorizes Department of Public Works to participate in fringe parking facility demonstration projects provided for by Federal-Aid Highway Act of 1968 under certain conditions.

Ch. 1052 (SB 1013) LAGOMARSINO Amends Sec. 101.5, S. & H.C., adds Div. 7 (commencing with Sec. 8600), P.R.C., re recreation.

Establishes Resources Protection Account in the General Fund to be used for resources affected by state highways and for facilities along state highways.

Requires Department of Public Works to determine value of certain property it acquires and to deposit such amount in the Resources Protection Account.

Appropriates \$100,000 out of Resources Protection Account for 1969-1970 fiscal year to be allocated by Director of Finance as recommended by Secretary for Resources.

Ch. 1053 (SB 1105) BRADLEY Adds Sec. 1002.6, Ed.C., re district governing boards.

Provides that school district governing boards shall act by majority vote of all of the members of the board.

Ch. 1054 (AB 455) PORTER Adds Sec. 104.15, S. & H.C., re state highway lands.

Authorizes Department of Public Works to lease to a local agency for park purposes the remaining portion of land, not to exceed 200 feet from the closest boundary of the state highway or public work, where the department pursuant to specified authority acquires a whole parcel of land, only a part of which is needed for state highway purposes, when such use will protect the highway and preserve its view, appearance, light and air, and usefulness. Requires such lease to be made in accordance with procedures, terms and conditions prescribed by the California Highway Commission, including specified terms and conditions.

Ch. 1055 (AB 870) ZENOVICH Amends Sec. 1090, adds Sec. 1070.6, Ins.C., re insurance: withdrawal.

Exempts from provisions relating to withdrawal procedure of insurers, and fees required therefor, nonsurviving admitted constituent to a merger or consolidation

into another admitted insurer done in accordance with applicable law and with prior written consent of Insurance Commissioner, if commissioner finds that specified criteria have been met. Exempts from such provisions insurer which has been liquidated by final order of court of record of any state if certified copy of such order has been filed with commissioner.

Exempts from prohibition against insolvent insurer retiring from business from reinsuring its business, an insolvent insurer retiring from business by merger or consolidation into admitted insurer with prior written consent of commissioner.

Ch. 1056 (AB 1000) DENT Amends Secs. 40503, 40505, 40517, adds Art. 3 (commencing with Sec. 40600), Ch. 2, Div. 17. Veh.C., re traffic accidents: violation notices.

Authorizes peace officer, in cases involving traffic accidents, to issue and deliver a written notice of violation to any person who he has reasonable cause to believe has committed a violation of the Vehicle Code not declared to be a felony or a violation of local vehicle ordinance.

Prescribes contents of notices of violations, places for appearance, procedures for pleading thereto, and procedures for failure to appear.

Prohibits issuance of any warrant upon a written notice of violation and provides for release on promise to appear.

Makes related and conforming changes.

Ch. 1057 (AB 1061) VEYSEY Adds Pt. 11 (commencing with Sec. 5501), Div. 1, R. & T.C., re taxation of livestock.

Imposes a tax of 5 mills on certain bovine animals and 0.55 of 1 mill on sheep for each day such animals are within this state, commencing July 1, 1970, and specifies that this tax shall be in lieu of the property tax. Provides for the administration of the tax by county officials pursuant to rules and regulations adopted by the State Board of Equalization.

Allocates the revenue derived from the tax to counties, cities and school districts, except junior college districts, on a percentage basis and on the basis of the number of days livestock are within each such jurisdiction. Computes the allocations to school districts and cities without regard to the 15% exemption for business inventories.

Ch. 1058 (AB 1082) CAMPBELL Adds Sec. 13582.1, Ed.C., re classified school employees.

Requires governing board of school district to increase salary of classified employees for the period he is required to work out of classification, if the period exceeds 5 days within 15 calendar days.

Authorizes personnel commission and governing board, or governing board in nonmerit system district, to pay classified employee increased salary for period he is working out of classification, even though such period is 5 days or less within a 15-calendar-day period.

Ch. 1059 (AB 1087) FONG Amends Sec. 388, H. & S.C., re nursing education scholarships.

Changes the period of scholarships, relating to nursing education, awarded to persons qualifying under specified provisions from 10 months to 12 months.

Ch. 1060 (AB 1093) PRIOLO New act, re consolidated election: constitutional amendments.

Provides for submission to the voters at 1970 primary election of Assembly Constitutional Amendments Nos. 28, 29, 30, and 31.

In effect immediately.

Ch. 1061 (AB 1113) DEDDEH Amends Sec. 21373, Veh.C., re schools: traffic control devices.

Revises provision allocating costs of engineering and traffic surveys to determine the need for traffic control devices near schools, by deleting requirement that they be borne equally by the requesting school district and the city, county, city and county, or state agency involved, and by providing that the city, county, city and county, or state agency involved may require the requesting school district to pay an amount not to exceed 50 percent of the costs of such survey.

Ch. 1062 (AB 1137) BEVERLY Amends Sec. 11661, Ins.C., re workmen's compensation.

Provides insurer may insure against expense of defending suit for serious and willful misconduct by employer or his agent.

Ch. 1063 (AB 1144) Z'BERG Adds Sec. 1420.5, Lab.C., re human relations commissions.

Requires Division of Fair Employment Practices to maintain liaison with human relations commissions of cities, counties, and city and county, and to provide any nonconfidential information to such commissions on request.

Ch. 1064 (AB 1147) BURKE Amends Sec. 2501, Veh.C., re California Highway Patrol Commissioner.

Excepts licenses of motor vehicle lamp and brake adjusters and of motor vehicle pollution control device installers from the provision requiring all licenses issued by the Commissioner of the California Highway Patrol to expire in one year, and requires the commissioner to establish by regulation the terms of such adjusters' and installers' licenses of not less than one nor more than four years.

In effect immediately.

Ch. 1065 (AB 1219) STULL New act, re Poway Water Storage Project.

Authorizes Department of Water Resources to grant under the Davis-Grunsky Act to the Poway Municipal Water District an amount not to exceed \$539,800 for recreation and \$320,200 for fish and wildlife enhancement, in connection with the construction of the Poway Water Storage Project.

Ch. 1066 (AB 1221) RUSSELL Amends Sec. 1748, Ins.C., re insurance.

Provides money penalty in lieu of suspension of license or other action against insurer found for first time by commissioner to have violated insurance law shall not exceed 20 percent of gross commissions, rather than 1½ percent of gross premiums, or any unlawfully received and retained amount such as a rebate.

Provides commissioner in selecting such penalty from one of specified types shall not be limited to one which results in least amount.

Ch. 1067 (AB 1239) BILL GREENE Adds Sec. 53703, Gov.C., re federal programs.

Authorizes counties and cities to contract and cooperate with federal, state and local agencies and private entities in federal housing programs and other federal programs, and to do all acts necessary to participate therein.

Authorizes counties and cities to expend their funds as required in connection with said programs.

Provides that a county or city may provide necessary services to any housing authority with regard to which the governing body of the county or city has made a declaration of necessity pursuant to Article 2, Chapter 1, Part 2, Division 24 of the Health and Safety Code.

Provides that section is not to be construed as compliance with federal program requiring specific enabling legislation or to supersede such legislation.

Ch. 1068 (AB 1240) BILL GREENE Amends Secs. 9103, 9104, 9500, the heading of Ch. 2 (commencing with Sec. 9500), Pt. 1, Div. 3, and adds Art. 4 (commencing with Sec. 9800) to Ch. 2, Pt. 1, Div. 3, U.I.C., re job training and placement.

Changes name of Division of Job Training and Development to Division of Job Training, Development and Placement.

Creates, in the Division of Job Training, Development and Placement, the Office of Manpower Utilization to plan for and create entry level jobs for the economically disadvantaged in state and local government.

Specifies functions, purposes, and duties of the Office of Manpower Utilization and requires specified cooperation on the part of the Personnel Board and other agencies.

Ch. 1069 (AB 1245) BARNES Adds Sec. 13901.1 and 14115, Ed.C., re State Teachers' Retirement Fund.

Authorizes State Teachers' Retirement Fund to receive funds from school districts on behalf of employees for employers for the employer's contribution when such contributions are financed by the federal government or through a service agreement for professional services.

Specifically authorizes districts to make such contributions and requires board to increase rate of employer contribution to offset increase in General Fund obligations as result of programs involving federal government or service agreement.

Incorporates additional changes proposed by AB 1728, to be operative only upon enactment of AB 1728.

Ch. 1070 (AB 1308) STULL New act, re Dixon Reservoir Project.

Authorizes Department of Water Resources to grant under the Davis-Grunsky Act to the City of Escondido an amount not to exceed \$525,800 for recreation and \$331,800 for fish and wildlife enhancement, in connection with the construction of the Dixon Dam and Reservoir Project.

Ch. 1071 (AB 1312) VEYSEY Adds Sec. 15802.5, Ed.C., re school fire insurance.

Provides that for 1969-1970 fiscal year only, upon approval of Superintendent of Public Instruction, deductible amount of fire insurance for any school district with an average daily attendance of less than 50,000 may exceed \$1,000 for each occurrence.

Ch. 1072 (AB 1327) KNOX Amends Secs. 13510, 13512, 13520, 13522, and 13523, adds Sec. 13507, Pen.C., re peace officers.

Authorizes Commission on Peace Officer Standards and Training to carry out specified functions and programs and allocate money therefor, with respect to peace officer members of regional park districts and policemen of district authorized by statute to maintain police department.

Ch. 1073 (AB 1335) DUNLAP Amends and rennumbers Sec. 4506.5, adds Secs. 4509, 4509.5, repeals Sec. 4506, B. & P.C., re psychiatric technicians.

Specifies eligibility of designated persons to be granted psychiatric technician's license without examination.

States that no provision of chapter relating to psychiatric technicians shall be construed to prevent persons from performing specified services for purpose of training to qualify for licensure under a program authorized by Board of Vocational Nurse Examiners of the State of California or for training in another professional field.

Ch. 1074 (AB 1388) MOORHEAD Amends Sec. 1161, Civ.C., re gifts to minors.

Provides relative to gifts made under California Uniform Gifts to Minors Act that donor may designate one or more successor custodians to serve consecutively under specified conditions. Makes related changes.

Ch. 1075 (AB 1407) CHAPPIE Amends, adds, various secs., Veh.C., F. & G.C., re snowmobiles.

Provides for regulation and identification of snowmobiles as vehicles exempt from registration; and requires payment of \$5 service fee for an identification plate for privately owned snowmobiles.

Make certain uses of snowmobile unlawful.

Provides snowmobiles having unladen weight of less than 1,500 pounds are subject to equipment provisions relating to motorcycles.

Incorporates additional changes to Sec. 9261, Veh.C., proposed by AB 675, to be operative only upon enactment of AB 675.

Ch. 1076 (AB 1408) CHAPPIE New act, re junior colleges: initial equipment.

Authorizes certain junior college districts to award bids for initial equipment of buildings and facilities in projects approved by Department of Education and Department of Finance, prior to appropriation of state's share of funding thereof from Junior College Construction Program Bond Act of 1968, if such district demonstrates two specified conditions to Department of Education and Department of Finance.

In effect immediately.

Ch. 1077 (AB 1412) BILL GREENE Amends Sec. 13723.2, Ed.C., re school districts. classified employees.

Makes provision allowing governing board to recommend minimum educational and work experience requirements for classified service positions, requiring the personnel commission, in approving such requirements, and requiring position duties and qualifications to be prepared and approved prior to issuance of announcement

for competitive examination to fill position vacancies, applicable to school districts with a.d.a. of more than 400,000 and to junior college district in territory of city with population of more than 4,000,000.

Requires that position duties be prescribed by governing board and that qualification requirements be prepared and approved by commission.

Ch. 1078 (AB 1421) CHAPPIE Adds Sec. 23827, B. & P.C., re alcoholic beverages license.

Authorizes the Department of Alcoholic Beverage Control to issue four additional original on-sale general licenses in any county where the inhabitants number less than 7,000 and where the major economy of the county is dependent upon the continual use of that county's recreational facilities. Provides that to qualify for such a license a premises must have a seating capacity for 100 or more diners.

Ch. 1079 (AB 1466) DUFFY Adds Sec. 14106.5, W. & I.C., re medical assistance.

Authorizes director to adopt rules and regulations for payment of services by monthly payment for each recipient and for methods of enrollment. Provides that the department may provide that once enrolled the enrollment of the recipient may not be terminated, except for good cause, within one year of enrollment.

Ch. 1080 (AB 1491) GONSALVES Amends Sec. 6767.5, B. & P.C., re industrial engineers.

Permits the State Board of Registration for Professional Engineers to register a qualified person, without examination, as an industrial engineer if he filed an application for such registration with the board before January 1, 1969, or if he files such application with the board on or before January 1, 1970, rather than only permit the board to register without examination a qualified person as industrial engineer who has filed such application with the board before January 1, 1969.

In effect immediately.

Ch. 1081 (AB 1509) PRIOLO Adds Sec. 2074.7, Ins.C., re insurance.

Provides that right of insurer only to cancel policy of insurance on 5 days' written notice shall be subject to modification by written order of Insurance Commissioner, denying right of cancellation unless up to 60 days' notice is given, if specified conditions are met as to location of property and type of insurance.

Specifies that orders of commissioner shall apply uniformly to all insurers having policies outstanding in any or all designated geographic areas. Specifies properties and policies which commissioner is authorized or required to except from such orders. Limits application of section and orders to policies insuring property then within geographic area to which a "Fair Plan" is applicable.

Ch. 1082 (AB 1558) BAGLEY Adds Sec. 10756, Ed.C., re pupils' names and academic information.

Requires school districts when referring to a pupil's surname to use the surname on the document submitted to prove the pupil's age for admission to school. If the surname has been changed subsequently pursuant to judicial process, the surname shown on the court order shall be used.

Ch. 1083 (AB 1588) BURKE Amends Sec. 24074, B. & P.C., re alcoholic beverages; license transfer.

Directs escrow holder required in alcoholic beverage business of license transfer involving purchase price or consideration to notify transferor's bona fide creditor who files a claim with escrow holder, in case where transferor disputes the claim.

Incorporates additional changes to Sec. 24074, B. & P.C., proposed by AB 252 to be operative only upon enactment of AB 252.

Ch. 1084 (AB 1596) STACEY Amends heading of Ch. 9 (commencing with Sec. 1750), Div. 2, adds Art. 3 (commencing with Sec. 1760), * Ch. 9, Div. 2, H. & S.C., re emergency medical care services.

Directs State Department of Public Health to maintain, in cooperation with local agencies, Emergency Medical Services Program, and enumerates functions.

Requires the department to report to the Legislature on the program by January 1, 1973, and every odd-numbered year thereafter.

Provides program shall terminate if federal funds become unavailable.

*Correction

Ch. 1085 (AB 1599) STACEY Amends and adds various secs., Wat.C., re California water districts.

Authorizes Kern Delta Water District to adopt a plan for water allocation, as specified; to establish limited areas of the district as the areas in which surface delivery of water service will be made available, as specified; and to enter into long-term water service contracts, as specified, with holders of title to land in such areas. Provides procedure for adoption of such plan. Authorizes district to contract with public utility, subject to approval of California Districts Securities Commission and Public Utilities Commission, to waive specified provisions relating to service duplication.

Authorizes district to levy and collect ground water charges in the manner prescribed for the Kern County Water Agency. Authorizes district to establish zones for the purpose of fixing varying rates of assessment in accordance with the extent of benefits to each zone, as specified, and provides procedure for establishment of such zones. Specifies procedure for the determination and levy of assessments within each such zone.

Includes redemption of outstanding warrants of California water districts issued for the acquisition or construction of district works as purpose for which bonds of district may be issued.

Authorizes district board of California water districts to provide, as specified, for the issuance of warrants of the district for an improvement district, to be payable from assessments on lands within the improvement district.

In effect immediately.

Ch. 1086 (AB 1600) STACEY Amends, adds, and repeals various secs., Wat.C., re water storage districts.

Expands purposes for which districts may issue bonds without district election, and revises provisions governing bond interest rates, payment of bond principal, bond form, bond interest coupons, and direct assessment warrant interest rates.

Provides for interest rates for preliminary assessments of district, and makes technical changes in procedures for levy of assessments to finance district projects. Revises provisions governing compensation to be paid members of adjustment board. Provides for interest rates of interim project assessments of district, and specifies conditions under which uncalled balances of such assessments may be canceled. Revises conditions under which property may be sold to district for delinquent assessments rather than be put up for public sale.

Revises provisions governing election by district to utilize alternate provisions for collection and enforcement of district assessment by county, and provides procedure for collection by county, upon election of district, of specified tolls and charges.

Provides that long-term water service contracts entered into by district may provide that, if recorded, such obligations are a lien on the land with the same force, effect, and priority as an assessment lien, and revises provisions governing rules and regulations adopted for the most economical and efficient distribution and use of water within the district.

Authorizes district to fix tolls or charges for the use of water or for other services whether or not related to water use, for the purpose of obtaining funds for any lawful purpose of district. Provides any balance in bond fund upon completion of an adopted project shall be exclusively used for payment of principal or interest or deposited in bond reserve fund.

Provides district board shall file report estimating financial and economic cost of proposed project.

Requires that certified copy of rules and regulations or any amendments thereto, be recorded with county recorder of each affected county upon adoption to be enforceable against any person not having actual knowledge thereof rather than require publication of filing of certified copy with secretary. Requires that copy of adopted rules and regulations in district be open for inspection at district office.

Permits county treasurer or trustee of bond fund, who bid in or purchased property at delinquent sale, to sell such parcel to the highest bidder at public sale with notice, rather than only to person, paying the amount bid in in addition to other specified charges at either public or private sale with or without notice. Permits trustee to reject any bid. Permits county treasurer or trustee of bond fund to convey to owner of record or owner's successor in interest without notice upon the payment of enumerated charges.

Provides interest rate of direct assessment warrants shall be determined at time of sale thereof but in no event to exceed 7 percent per year rather than limit rate to that existing rate at time of assessment.

Permits board, on assessed land which has been subdivided into smaller parcels, to charge a just portion of assessment to parcels upon its own motion, if hearing has been granted by board.

Provides district may sell any property deeded to it for nonpayment of assessments at public auction under same conditions as property sold for delinquent assessments.

Makes related changes.

In effect immediately.

Ch. 1087 (AB 1601) STACEY Amends, adds and repeals various secs., Wat.C., Gov.C., re water appropriation fees.

Revises fee schedule in connection with applications for permit to appropriate water, and requires payment, as specified, of an annual application fee equal to the amount specified in such schedule if the application is not complete or disposition of the application is being delayed at the applicant's request. Requires payment, as specified, of a fee equal to one-half the amount specified in the fee schedule for applications at the time the permit is issued, instead of requiring payment of specified fees upon issuance of such a permit.

Requires every person filing petition for a release from priority or assignment of an application filed by the state to pay, as specified, a fee based upon the fee schedule for applications.

Requires State Water Resources Control Board to recommend to the Legislature not later than December 1, 1969, a plan for the imposition of annual fees to be charged in connection with permits and licenses to appropriate water.

Makes related changes.

Ch. 1088 (AB 1613) BILL GREENE Adds Sec. 10754, Ed.C., re pupil's achievement: written reports.

Requires governing board of each school district to prescribe regulations requiring the evaluation of pupil's achievement for each marking period and requiring written report to, or conference with, parents of failing pupil not later than week during which end of first half of instruction for course falls.

Ch. 1089 (AB 1623) MILLER Adds Sec. 13022, Pen.C., re justifiable homicide: reports.

Requires each sheriff and chief of police to furnish Bureau of Criminal Statistics with specified annual report of justifiable homicides committed in his jurisdiction. Requires only chief of police to report such homicide in cases where both sheriff and chief of police would otherwise be required to report it.

Ch. 1090 (AB 1692) UNRUH Adds Secs. 25374, 25375, Gov.C., re leases of county property.

Authorizes supervisors of county having population in excess of 4,000,000 to lease property to nonprofit entities, not to exceed 40 years and without bidding, for public medical or dental schools use including related public health care facilities, title to revert to the county upon end of lease, authorizes board of supervisors of such county to permit nonprofit hospital volunteer groups and auxiliaries to operate gift shops within medical and health facilities owned or operated by such county without necessity of competitive bidding or charging of monetary consideration, provided that all proceeds of gift shop are used solely for benefit of patients.

Ch. 1091 (AB 1698) MOORHEAD Amends Secs. 11653, 11657, adds Sec. 11904, adds Ch. 3 (commencing with Sec. 11925), Div. 10.5, H. & S.C., re restricted dangerous drugs, including narcotics.

Eliminates requirement that narcotics and opium pipes which are required to be turned over to the Division of Narcotic Enforcement of the Department of Justice be turned over immediately to such division.

Provides method for seizure and disposition of restricted dangerous drugs.

Ch. 1092 (AB 1939) CHAPPIE Amends Sec. 2303, F. & G.C., re domesticated fish.

Authorizes issuance by the Department of Fish and Game of a permit for delivery by a licensed domesticated fish breeder of live, domesticated fish to a licensed wholesale fish dealer or processor. Requires such dealer or processor to kill such fish and then to tag or package the fish in prescribed manner.

Ch. 1093 (AB 1992) PATTEE Amends Secs. 15951 and 15953, Ed.C., re schools: contract bids.

Raises from \$4,000 to \$5,000 the maximum amount of a contract of a school district for materials or supplies, but not for work to be done, exempt from the lowest responsible bidder requirement.

Permits a school district, with an average daily attendance of 1,000 or more, to let a contract for materials or supplies, but not for work to be done, to the lowest responsible bidder without publishing the bid notice if the cost estimate is less than \$8,000 rather than \$7,000.

Ch. 1094 (AB 1993) PATTEE Amends Sec. 1684*, Lab.C., re farm labor.

Increases amount of surety bond required of farm labor contractors to \$5,000 from \$1,500.

Ch. 1095 (AB 2243) CRANDALL Amends Sec. 1607, R. & T.C., re property taxation.

Changes cutoff date for filing an application for reassessment with county board of equalization from August 26 to September 15 in counties of the second to ninth classes.

Ch. 1096 (AB 2256) CAMPBELL Amends Sec. 409.5, Pen.C., re peace officer.

Makes a misdemeanor the willful and knowing entry into and willful remaining by unauthorized person, under certain conditions, within an area immediately surrounding any command post activated at any place to abate any calamity or riot or other civil disturbance if such area has been closed by certain peace officers.

Ch. 1097 (AB 2263) MCCARTHY Adds Sec. 24754, Ed.C., re state college property.

Authorizes Trustees of California State Colleges to rent, lease, sell, or trade state property used for San Francisco State College Downtown Center. Requires proceeds to be used for acquisition, construction, improvement, or leasing of a downtown center for such state college.

Ch. 1098 (AB 2273) STULL Amends Secs. 13733 and 13734, Ed.C., re merit systems: veterans' credits.

Revises definition of "veteran" and "disabled veteran" as those terms are used with reference to merit systems in school districts.

Ch. 1099 (AB 2302) FENTON Amends Secs. 1260 and 1267, adds Sec. 1261.1, Civ.C., re homesteads.

Increases homestead which may be selected and claimed by person 65 years of age or older who is not head of a family from not exceeding \$7,500 to not exceeding \$15,000 in actual cash value over and above all liens and encumbrances on property at time of levy of execution. Provides that whenever claim of homestead is made pursuant to provisions authorizing such claim by head of family or person 65 years of age or older, which claim includes property previously homesteaded, to extent such prior homestead is still valid the new claim of homestead shall not be considered an abandonment of prior homestead. Requires declaration of homestead of person 65 years of age or older to state that person is 65 years of age or older.

Ch. 1100 (AB 2357) CRANDALL Amends Secs. 24503.1, 24529, and 24536, Ed.C., re state college revenue bonds.

Raises permissive interest rate on State College Revenue Bond Act of 1947 revenue bond anticipation notes and revenue bonds from 6 percent to 7 percent.

Ch. 1101 (SB 14) COLLIER Amends Secs. 21356, 21802, Veh.C., re yield-right-of-way signs.

Authorizes placement of yield-right-of-way signs at entrances to intersections or highways, rather than to intersections or highways which are not through highways, by Department of Public Works and local authorities with respect to highways under their respective jurisdictions.

Changes provision relating to right-of-way at entrances to through highways to require any vehicle approaching a stop sign at the entrance to, or within, an intersection to stop, as provided by Sec. 22450, Veh.C., relating to entrances to a highway or intersection or railroad grade crossing, and then to yield the right-of-way to other vehicles which have approached or are approaching so closely from

* Correction.

another roadway as to constitute an immediate hazard; and specifies that such vehicle, after making such stop, may proceed and all other approaching vehicles shall yield right-of-way to such vehicle entering or crossing the intersection. Makes provision inapplicable where stop signs are erected upon all approaches to an intersection.

Incorporates additional changes to Sec. 21356, Veh.C., proposed by AB 852, to be operative only upon enactment of AB 852.

Ch. 1102 (SB 38) STIERN Amends Secs. 11922, 11933, R. & T.C., re local documentary transfer taxes.

Exempts transfers of real property from documentary transfer taxes, if any entity of government is acquiring title, rather than providing for the collection of such taxes from the other party liable therefor.

Requires signed declaration by person determining tax or his agent of amount of such tax due to appear on face of document or separate paper.

Ch. 1103 (SB 510) CARRELL Amends Sec 1085, Ed.C., re driver training.

Provides that driver training can be offered only to pupils who are at least 15½ years of age at the completion of a driver training course and not more than 18 years of age at the time of enrollment in a driver training course, rather than giving driver training only to pupils between 15½ and 18 years of age.

Ch. 1104 (SB 635) CARRELL Amends various secs., Ed.C., re driver training.

Extends authorization to conduct driver training programs to county superintendents of schools, the California Youth Authority, and the Department of Education. Limits such authority to school districts maintaining a high school or high schools.

Provides that driver training pupils shall be at least 15½ years of age at the completion of a driver training course and not more than 18 years of age at the time of enrollment in a driver training course rather than providing that no pupil under 15½ or over 18 shall receive automobile driver training.

Ch. 1105 (SB 658) LAGOMARSINO Amends and adds various secs. and heading, Ag.C., re agriculture produce dealers.

Requires each applicant for a commission merchant or produce dealer's license or renewal of such license, to include a financial statement prepared by a certified public accountant or public accountant or on a form prescribed by the Director of Agriculture.

Authorizes the director to require a current financial statement when he believes a licensee is in unsound financial condition, and specifies that failure to submit such a statement is grounds for revocation.

Declares that any financial statement submitted is, with certain exceptions, confidential.

Requires that any verified complaint must be filed not later than one year after the date of the last transaction covered by the complaint.

Requires the director to notify the person against whom a complaint has been filed.

Ch. 1106 (SB 734) BEILENSEN Amends Secs. 23804 and 23805, Ed.C., re state college student fees.

Deletes provisions authorizing construction of state college student body center buildings to be financed by means of borrowing in whole or in part under specified conditions by the student organization.

Provides that all state college student fees collected, rather than such fees collected on behalf of a student body organization, under specified provisions shall be available for financing, operating, and constructing a student body center.

Ch. 1107 (SB 840) BURGNER * Amends, adds and repeals various secs., Ed.C., Gov.C., * U.I.C., W. & I.C., re Department of Rehabilitation.

Consolidates provisions relating to Department of Rehabilitation.

Eliminates various terms and replaces them with definitions to coincide with the federal rehabilitation amendments of 1968.

Extends provisions of California Industries for the Blind and Opportunity Work Centers for the Blind to the blind and otherwise handicapped rather than the blind and other physically handicapped persons.

*Correction.

Transfers provisions of McAteer Alcoholism Act from Education Code to Welfare and Institutions Code to be operative on January 1, 1970, and only upon enactment of SB 338.

Ch. 1108 (SB 851) MARLER Amends Sec. 11922, R. & T.C., re documentary transfer tax.

Revises exemption from documentary transfer tax of specified governmental entities. Deletes authorization to collect tax from other party liable therefor.

Ch. 1109 (AB 1027) MILLIAS New act, re shoreline regional park: community.

Creates the Mountain View Shoreline Regional Community Park, prescribing its boundaries, specifying its organization, purposes, powers, operation, and management, and providing methods of financing its operations.

Ch. 1110 (SB 225) RODDA Amends, amends and rennumbers, adds, repeals various secs., Ed C., re textbooks.

Authorizes State Board of Education, for purposes of any provision of California Constitution which requires adoption of a series of textbooks for use in elementary schools, to adopt one or more separate series of textbooks for any of several courses, or any combination of such courses, offered in elementary schools.

Requires state board to adopt a minimum of one basic textbook in specific courses. Permits state board to adopt a list of two, which may be increased to four for specific purposes, basic textbooks for a given subject of a given class.

Provides that number of basic textbooks supplied to a school district shall not exceed number necessary to provide each pupil enrolled in each subject with one basic textbook per subject.

Requires school district governing board to select one or more basic textbook in accordance with procedure adopted by state board for those subjects and classes in which selection process is required or adopted.

Prescribes procedure for adoption and selection of supplementary textbooks.

Makes related changes.

To be operative only if ACA No. 60 is approved by electors.

Provides that whether or not ACA No. 60 is approved, basic textbooks shall be distributed by the board on the basis of one such textbook for each pupil enrolled in the indicated grade.

Calls an election to place Assembly Constitutional Amendment No. 60 of the 1969 Regular Session before the voters on June 2, 1970.

Incorporates additional changes to Sec. 9308, Ed.C., proposed by AB 1489 to be operative only upon enactment of AB 1489.

Incorporates additional changes to Sec. 9351, Ed.C., proposed by SB 822, to be operative only upon enactment of SB 822.

Ch. 1111 (SB 368) MARKS Amends heading of Ch. 5 (commencing with Sec. 13960), Pt. 4, Div. 3, adds art. heading preceding Sec. 13960, adds Art. 2 (commencing with Sec. 13970), *Ch. 5, Pt. 4, Div. 3, Gov.C., repeals Title 5 (commencing with Sec. 13600), Pt. 4, Pen.C., re crime prevention: citizens' indemnification.

Authorizes the widow and any surviving children of a private citizen who prevented a crime, apprehended a criminal, aided in preventing a crime, or aided in the apprehension of a criminal and who died as a consequence thereof, to file a claim with the Board of Control for compensation for such death and for any related personal injury and property damage, to extent not compensated from any other source. Limits amount of claim which may be approved by board to \$5,000.

Incorporates additional changes with respect to indemnification of private citizens proposed by SB 108, to be operative only upon enactment of SB 108.

Ch. 1112 (SB 532) MCCARTHY Amends Sec. 3365, Lab.C., re workmen's compensation.

Provides exception in case of the United States government or agency thereof to law that deems public entity employing firefighter to be employer of firefighter for workmen's compensation purposes.

Provides that when the entity being served is the United States government or agency thereof the State Department of Corrections shall be deemed the employer and the cost of workmen's compensation may be considered in fixing the reimbursement paid by the United States for the service of prisoners.

In effect immediately.

*Correction.

Ch. 1113 (SB 632) GRUNSKY Amends Secs. 6820, 18102, Ed.C., re instruction of handicapped minors.

Authorizes person with a designated subject credential in vocational education to teach the blind, partially seeing, deaf, hard-of-hearing, speech-handicapped, or orthopedically handicapped minors in special day or remedial class for such minors, as well as person with a valid credential authorizing teaching such minors.

Permits the allowance granted for instruction of blind pupils to be used for individual supplemental instruction in vocational arts, business arts, or homemaking for such pupils as well as to retain a reader to assist pupil with his studies, for individual instruction in mobility, purchase of braille books, sound recordings, special supplies and equipment, or for braille transcription.

Ch. 1114 (SB 822) MARKS Amends Sec. 9351, adds Secs. *9316.1, 9316.2, 9351, * repeals Sec. 9351, Ed.C., re visually handicapped minors.

Requires State Board of Education contracts regarding textbooks, as defined, to include right to reproduce book in manner to make it usable for handicapped minors, including visually handicapped minors. Provides that royalty, if required, for such right be that specified in contract for other reproductions of the textbook.

Authorizes State Board of Education to produce or contract for the production of textbooks for handicapped minors, including the visually handicapped.

Incorporates additional changes to Sec 9351 as proposed by SB 225, to be operative at same time as SB 225 becomes operative.

Ch. 1115 (SB 1018) LAGOMARSINO Amends and renumbers, adds, and repeals various secs., Wat C., re state flood control.

Declares public interest will be served by state cooperation under a national flood insurance program, and for such purposes authorizes Department of Water Resources to cooperate with the United States in various studies and investigations, to review and comment upon local agency applications to the United States for making flood insurance available in specific areas, and to provide assistance to local agencies by furnishing information on flood plains and in developing flood plain management plans.

Deletes provision requiring the Department of Water Resources to cooperate with the federal government and local public agencies in conducting a program of flood plain zoning as required by the Federal Flood Insurance Act of 1956.

Ch. 1116 (AB 1667) FORAN Amends various secs., Veh.C., re vehicle's removal and appraisal.

Authorizes any regularly employed and salaried officer of University of California Police Department to remove vehicles from specified areas under specified circumstances; and authorizes designated regularly employed and salaried officer or other employee of such police department to make appraisals of value of vehicles.

Permits chief of such police department to designate authorized person to make such appraisal, and requires chief to certify name of such authorized person to Department of Motor Vehicles in Sacramento.

Incorporates additional changes to Sec 22702, Veh.C., proposed by AB 1243, to be operative only upon enactment of AB 1243.

Ch. 1117 (SB 72) CARRELL Adds Sec. 851.6, Pen.C., re records of arrest.

Requires, if a person is arrested without a warrant and is released without being formally charged with a crime pursuant to specified provision of law, that such person be issued a certificate describing the action as a detention. Requires Attorney General to prescribe form and content of such certificate.

Ch. 1118 (SB 190) TEALE Amends Sec. 14157, Ed.C., and proposed Sec. 14083, Ed.C., re State Teachers' Retirement Law.

Includes persons who qualify to receive benefits under Legislators' Retirement Law among persons authorized to redeposit contribution previously repaid to them under State Teachers' Retirement Law without being employed in a status requisite for membership in the system.

Incorporates same changes in Section 14083, as proposed by AB 1728, Ed.C., to be operative upon enactment of AB 1728.

*Correction.

Ch. 1119 (SB 250) MILLS Amends Sec. 12076, Pen.C.; adds Secs. 8104 and 8105, W. & I.C., re firearms: mental patients.

Requires the Department of Mental Hygiene to keep certain identifying records of all persons subject to provisions relating to mental patients and firearms, with such records being made available to the State Bureau of Criminal Identification and Investigation for purposes of enforcing the laws dealing with control of concealable firearms. Prohibits general disclosure of such records. Requires, effective July 1, 1971, that public and private mental institutions submit information for such records upon request of Department of Mental Hygiene.

Requires State Bureau of Criminal Identification and Investigation to immediately notify dealer if purchaser is person prohibited from owning or having in possession or under custody or control any concealable firearm.

Ch. 1120 (SB 427) SHORT Amends Secs. 4014, 5604, 5650, W. & I.C., re psychiatric technicians.

Allows Department of Mental Hygiene to negotiate and make contracts with institutions of higher education to assure adequate supply of psychiatric technicians.

Incorporates additional changes proposed by AB 986 to Section 5604, W. & I.C., to be operative only on enactment of AB 986.

Includes services of psychiatric technicians in Short-Doyle program. Increases membership of advisory boards of community mental health services to include psychiatric technicians.

Ch. 1121 (SB 453) DOLWIG Adds Sec. 7927, P.R.C., re State Lands Commission.

Provides that whenever the State Lands Commission receives a survey plat from a county surveyor of any survey which adjoins or crosses certain types of state lands, any action by the commission to contest such survey must be commenced within 90 days after receipt of the survey plat.

Ch. 1122 (SB 496) SHORT Adds Sec. 602.10, Pen.C., re interference with college classes.

Makes actual or attempted willful obstruction, by physical force, as defined, and with intent to prevent attendance or instruction, of any student or teacher seeking to attend or instruct classes at any of the campuses or facilities owned, controlled, or administered by Regents of the University of California, Trustees of the California State Colleges, or junior college governing board punishable by up to \$500 fine, one year in county jail, or both.

Ch. 1123 (SB 536) SCHRADER Amends and adds various secs., B. & P.C., re alcoholic beverages licenses.

Provides that the Department of Alcoholic Beverage Control, under specified conditions, may issue on a temporary basis a daily on-sale general license, which authorizes the sale of distilled spirits, wine, and beer for consumption on the premises where sold with no off-sale privileges authorized. Prescribes a license fee of \$25 per day.

Limits the authority of the department to issue such licenses to a political party or affiliate supporting a candidate for public office or a ballot measure, an organization formed for a specific charitable or civic purpose, a fraternal organization in existence for over five years with a regular membership, or a religious organization.

Requires that the distilled spirits that are sold under a daily on-sale general license be purchased at retail from a holder of an off-sale general license.

Authorizes off-sale general licensee to sell to holders of daily on-sale general license, for resale, distilled spirits in packages of limited sizes for consumption off the premises of the off-sale general licensee.

Makes other related changes.

Ch. 1124 (SB 586) BURGNER Adds Secs. 6902.1, 6904.3, and 11553.1, Ed.C., re mentally retarded minors.

Provides that mentally retarded minors who come within specified provisions may be enrolled in integrated programs of instruction, as defined, conducted by a school district or county superintendent of schools. Requires an apportionment equal in amount to that which would have been credited had such minors been in a special day class for the mentally retarded. Provides that such programs shall be conducted in accordance with rules and regulations established by the State Board of Education.

Authorizes enrollment of such mentally retarded minors in experimental programs and provides for an apportionment to the county superintendent or school district conducting such programs. Requires Department of Education to approve such programs in advance.

Provides that mentally retarded minors who come within the provisions of a specified section and who are enrolled in an approved work-study program shall be credited, for apportionment purposes, with days of attendance in a specified manner. Prescribes method of computing average daily attendance of mentally retarded minors enrolled in approved programs.

Ch. 1125 (SB 624) DYMALLY Amends Sec. 22606, Ed.C., re doctoral degrees; state colleges.

Authorizes California State Colleges to award the doctoral degree jointly with an accredited private institution of higher education, provided the proposed doctoral program is approved by the Coordinating Council for Higher Education.

To be operative January 1, 1971.

Ch. 1126 (SB 631) COLLIER Amends Secs. 469, 532, R. & T.C., re property tax assessment.

Requires tax assessor to audit books and records of professions, trades and businesses having tangible personal property with a full cash value of \$50,000 or more before October 6, 1971, and at least once each four years thereafter, rather than auditing at least once each four years.

Declares time within which certain assessments of property which escaped taxation or was underassessed must be made to be on or before October 6, 1971.

Ch. 1127 (SB 671) ALQUIST Amends Sec. 13337.5, Ed.C., re temporary teachers: junior colleges.

Authorizes employment by junior colleges of teachers, subject to specified conditions, to be classified as temporary employees, based on need arising because a certificated employee was granted leave for a semester, quarter, or year, or is experiencing long-term illness.

Ch. 1128 (SB 702) GRUNSKY Amends Sec. 7301, W. & I.C., re mentally disordered sex offenders.

Provides for transfer of mentally disordered sex offenders temporarily placed in a state hospital, as well as committed to a state hospital, to an institution under Department of Corrections.

Requires head of institution to which a mentally disordered sex offender is transferred from a state hospital to file necessary court papers.

Ch. 1129 (SB 901) GRUNSKY New act, re parks and recreation.

Authorizes Director of Parks and Recreation to transfer fee title or any lesser interest in all or a portion of Twin Lakes State Beach to the Santa Cruz Port District upon specified terms and conditions and otherwise as determined by Director of Parks and Recreation.

Provides for payment to the state, by the Santa Cruz Port District, of certain state costs incurred in acquisition and development of property.

Ch. 1130 (SB 913) MOSCONE Adds Secs. 13118.3, 13187.6, Ed.C., re certificated employees: special credentials.

Authorizes State Board of Education to grant temporary standard teaching credentials to applicants who possess a professional degree or certificate from an institution of higher education under prescribed circumstances.

Requires such applicant to be bilingual in the languages used in the schools where he will be teaching. Provides that temporary credential will be valid for one academic year and may be renewed, subject to reasonable progress being made towards meeting requirements for regular teaching credential.

Requires State Board of Education to adopt rules and regulations related thereto. States legislative intent that bilingual instruction leads to greater proficiency in English language.

Incorporates a similar provision, Sec. 13118.3, Ed.C., to take effect only upon enactment of AB 740.

Ch. 1131 (SB 937) BRADLEY Amends Sec. 40000, adds Sec. 2815, Veh.C., re school crossing guards.

Makes it a misdemeanor for any person to disregard any traffic signal or direction of nonstudent school crossing guard authorized by city police department or

Department of the California Highway Patrol when he is wearing official insignia and in course of his duties.

Incorporates additional changes to Sec. 40000, Veh.C., proposed by AB 1743, to be operative only upon enactment of AB 1743.

Ch. 1132 (SB 938) BEILENSEN Amends Secs. 7113 and 7114, H. & S.C., re autopsies.

Provides that, in addition to written authorization, specified persons, in specified order, may give verbal authorization, obtained by telephone and recorded on tape or other recording device, for autopsy of remains of deceased person. Prohibits performance of autopsy unless authorization is obtained from such specified persons. Specifies that such verbal authorization shall not be authorized in case where physician who is to perform autopsy is informed that deceased person, at time of death, was member of religion, church, denomination which relies solely upon prayer for healing of disease. Makes related changes.

Ch. 1133 (SB 1014) HARMER Adds Sec. 3351.5, Lab.C., re workmen's compensation.

Provides that, for workmen's compensation law purposes, "employee" includes any person whose employment training is arranged by the State Department of Rehabilitation with any employer and that such person shall be deemed an employee of such employer, but that any additional workmen's compensation insurance expense incurred by an employer due to such presumption shall be borne by the department.

Ch. 1134 (SB 1016) SHORT Amends Secs. 188.8, 256, S. & H.C., re streets and highways.

Provides that percentage allocation of funds from State Highway Fund to state highway districts for construction of state highways be adjusted each 4-year period subsequent to June 30, 1975, based on state highway construction needs for the 8 years commencing with the 4-year period, rather than be adjusted each 4-year period subsequent to June 30, 1967, based on state highway construction needs for 10 years less construction expenditures budgeted prior to commencement of the 4-year period.

Retains until June 30, 1975, present procedures in determining allocation of funds from State Highway Fund to state highway districts for construction of state highways.

Directs Department of Public Works to review California freeway and expressway system and the entire state highway system, and report thereon to the Legislature at or prior to the 1971, rather than the 1965, Regular Session and each 4 years thereafter.

Makes other related changes.

Ch. 1135 (SB 1019) LAGOMARSINO Amends Sec. 19526, R. & T.C., re property tax assistance.

Provides that no assistance shall be allowed under Senior Citizens Property Tax Assistance Law if gross household income of person whose principal trade or business is farming is \$20,000 or more, rather than \$10,000 or more.

Applies to claims filed for property tax assistance for fiscal years ending on and after June 30, 1970.

Ch. 1136 (SB 1020) LAGOMARSINO Amends Sec. 464, Pen.C, re burglary.

Includes among techniques constituting particular form of burglary use of "burning bar," "thermal lance," "oxygen lance" or any other similar device capable of burning through steel, concrete, or any other solid substance. Deletes reference to such crime as "burglary with explosives."

Ch. 1137 (SB 1021) LAGOMARSINO Amends Sec. 13520, Ed.C., re salary computation.

Revises the method of computing the amount of salary to be paid to a person who is employed in a position requiring certification qualifications who serves less than a full school year, to require proportionate compensation on the basis of actual working days served (including institutes), rather than on the basis of time served as related to annual school term, defined to include school session days, specified holidays, institutes, and days services for the district are required. Provides that if such person serves a complete semester, he shall receive not less than $\frac{1}{2}$ annual salary for the position.

Ch. 1138 (SB 1024) STIERN Adds Secs. 1834.5 and 1834.6, Civ.C., re abandoned animals.

Provides that whenever any animal is delivered to any veterinarian, dog kennel, cat kennel, pet grooming parlor, animal hospital, or any other animal care facility pursuant to written or oral agreement entered into after effective date of act, and the owner of such animal does not pick up the animal within 21 calendar days after the day the animal was due to be picked up, the animal shall be deemed to be abandoned. Specifies that the person into whose custody the animal was placed for care shall first try for period of not less than 10 days to find new owner for the animal, and, if unable to find new owner for animal, shall thereafter humanely destroy the animal so abandoned.

Provides that such abandoned animal shall not be used for experiments, nor shall such an abandoned animal be turned over to a pound or animal regulation department of a public agency.

Ch. 1139 (SB 1026) RICHARDSON Amends, adds, repeals various secs., M. & V.C., re Veterans' Home of California.

Revises provisions relating to the disposition of money and other personal property held by the Veterans' Home of California for deceased veteran residents of the home or for former residents who have been discharged or who have voluntarily departed.

Ch. 1140 (SB 1027) MARLER Amends Sec. 6310, W. & I.C., re psychiatric fees.

Changes maximum fee to \$75 per day for court-appointed psychiatrists in mentally disordered sex offender examination.

Ch. 1141 (SB 1028) SHORT Adds Ch. 6 (commencing with Sec. 2300), Div. 3, S. & H.C., re urban area traffic operations.

Enacts Urban Traffic Operations Improvement Act, to implement TOPICS Program, with assistance of federal funds, to relieve traffic congestion in the urban areas.

Creates TOPICS Advisory Committee to advise and assist Department of Public Works with respect to such program.

Specifies procedure in developing program and duties of designated coordinating agents.

Ch. 1142 (SB 1029) MARKS Amends Sec. 1012, M. & V.C., re veterans' institutions.

Broadens class of persons eligible for the Veterans' Home of California to include aged and disabled persons who served in the armed forces of the United States during a war period or period of hostility, as defined by law, or in time of peace in a campaign or expedition for service in which a medal has been authorized by the government of the United States, who were discharged or released under honorable conditions.

Ch. 1143 (SB 1030) MARKS Amends Sec. 13002, Veh.C., re identification cards.

Makes expiration date of identification card, unless surrendered earlier, on sixth, rather than fourth, birthday of applicant following date of original issue. Makes expiration date of renewed card on sixth, rather than fourth, birthday of applicant following expiration of card, which is being renewed, unless surrendered earlier.

Requires, at end of six years and six months after issuance or renewal of identification card, Department of Motor Vehicles to destroy any record of identification card, if it has expired and has not been renewed.

Incorporates additional changes to Sec 13002, Veh.C., proposed by AB 109, to be operative only upon enactment of AB 109.

Ch. 1144 (SB 1032) LAGOMARSINO Amends Sec. 17, Pen.C., re misdemeanors.

Provides that crimes punishable by imprisonment in state prison and, in discretion of court, also punishable by fine or imprisonment in county jail shall be deemed misdemeanors for all purposes when prosecuting attorney files in designated court a complaint specifying offense is misdemeanor, unless defendant at time of arraignment or plea objects, in which event complaint is required to be amended to charge felony and case is required to proceed on felony complaint, or when, at or before preliminary examination and with consent of prosecuting attorney and

defendant, magistrate determines offense is misdemeanor, in which event case is required to proceed as if defendant had been arraigned on misdemeanor complaint. Recasts existing provisions which make crimes punishable by such alternatives misdemeanors where there is judgment imposing punishment other than imprisonment in state prison or where court commits defendant to Youth Authority. Revises provision authorizing court which grants probation without imposition of sentence to declare offense punishable by such alternatives a misdemeanor.

Ch. 1145 (SB 1037) SHORT Amends Sec. 15957, Ed.C., re school district contracts.

Defines "day labor" as the use of maintenance men, whether employed on permanent or temporary basis, for purposes of determining whether governing board may use day labor to make repairs, alterations, or additions to school buildings, repair or build apparatus or equipment, improvements on school grounds, or erect new buildings.

Ch. 1146 (SB 1039) SCHMITZ Adds Secs. 3100.2 and 3100.10, Ed.C., re school district reorganization.

Provides that when proposal to unify a high school district is defeated three or more times, county committee on school district organization shall submit to State Board of Education, within 18 months of last election at which proposal was defeated, a plan to divide such high school district into two or more unified districts, provided plan meets specified criteria.

Provides that whenever final plans and recommendations for the formation of a unified school district are formulated and transmitted by the county committee on school district organization to the State Board of Education for approval, and the board disapproves such final plans and recommendations, the county superintendent of schools, except where such final plans and recommendations do not meet the requirements of applicable provisions of law, is required to call, hold, and conduct a special election for purpose of adopting or rejecting such final plans and recommendations. Requires State Board of Education to set forth reasons for any such disapproval of final plans and recommendations, to be based only on statutory grounds. Provides that if two-thirds of all votes cast at such special election approve such final plans and recommendations, the county board of supervisors is required to undertake specified duties. Provides that final plans and recommendations so approved shall be effective for all purposes for formation of the unified school district.

Ch. 1147 (SB 1045) WAY Amends Sec. 10301, adds Sec. 6211, repeals Sec. 10651, Ed.C., adds Sec. 19526 as proposed to be added to W. & I.C. by SB 840, re visually handicapped students.

Provides that specialized textbooks, reference books, recordings, study materials, tangible apparatus, equipment and other similar items for the use of visually handicapped students in the central clearing-house-depository established and maintained by the Superintendent of Public Instruction shall be available for use by visually handicapped students enrolled in the public junior colleges, California State Colleges, and the University of California.

Transfers responsibility to assist blind persons in their studies for a college degree from the Director of Education to the Director of Rehabilitation and provides such assistance to blind persons who are not recipients of federally assisted vocational rehabilitation services.

Ch. 1148 (SB 1046) WAY Amends Sec. 3296.5, Ed.C., re California community colleges.

Provides that chief executive officer of board of governors of California community colleges shall prepare and submit statement relating to official information and statistics with respect to junior college district organization proposals.

Ch. 1149 (SB 1047) WAY New act, re Tulare County flood control.

Creates Tulare County Flood Control District, consisting of all the territory of Tulare County. Prescribes organization, operation, management, financing and other powers and duties of district.

Ch. 1150 (SB 1048) SHORT Adds Sec. 35795, Veh.C., re motor vehicle permits.

Authorizes Department of Public Works to charge fee for issuance of specified permits. Requires fee schedule to be adopted by the department by regulation.

Limits such fee schedule to produce total estimated revenue not in excess of estimated total cost of department for administering specified provisions.

Requires funds collected to be deposited in State Highway Fund.

Ch. 1151 (SB 1052) DEUKMEJIAN Amends Sec. 6833, Elec.C., re independent nominations.

Changes deadline by which nomination papers may be filed by independent candidates from 45 to 46 days before an election.

Gives county clerk power to declare nomination papers for office entirely within the county void if they lack number of signatures to qualify and thus remove need to verify signatures. Requires clerk to notify Secretary of State of total signatures on nomination papers for office falling within 2 or more counties and if Secretary of State finds they are less than number to qualify papers, Secretary of State to notify counties involved that they need not verify signatures.

Ch. 1152 (SB 1063) McCARTHY Amends Sec. 172f, Pen.C., re alcoholic beverages.

Excepts from provision of law permitting transfers of licenses for premises located near certain public institutions a transfer to premises located nearer by not more than 200 feet to the boundaries of the institution. Permits only one such transfer.

Ch. 1153 (SB 1064) McCARTHY Amends Sec. 6362, R. & T.C., re sales and use taxes.

Exempts from sales and use taxes, the lease of photographs, whether or not produced to the special order of the lessee, where the lessee acquires no interest in the photographs other than the right to reproduce them one time only in a newspaper.

Ch. 1154 (SB 1082) WALSH Adds Ch. 3.1 (commencing with Sec. 4215), Div. 5, Title 1, Gov.C., re public contracts.

Requires state and local public agencies to make provision in the contract for removal or relocation of public utilities prior to letting construction contracts for road, street, or highway purposes and prohibits assessment of damages against contractor for delay caused by failure to provide for removal or relocation of such utilities.

Ch. 1155 (SB 1086) WALSH Amends Sec. 25503.5, B. & P.C., re alcoholic beverages: promotional restrictions.

Allows distilled spirits manufacturer, distilled spirits manufacturer's agent, distilled spirits general rectifier, or distilled spirits general importer to provide, without charge, courses of instruction for licensees and their employees on subject of distilled spirits.

Ch. 1156 (SB 1097) DOLWIG Amends Sec. 2451.4, B & P.C., re podiatrists. Revises provision relating to contents of certificate or license of podiatrist.

Ch. 1157 (SB 1101) DOLWIG Adds Sec. 31831.2, Gov.C., re County Employees Retirement Law.

Permits a member in the active service of a county or district with a retirement system under the County Retirement Law of 1937 who previously elected deferred retirement under the County Retirement Law of 1937 or the Public Employees' Retirement System, to have his contributions in the second system computed at the age at which he entered the first system if he did not receive a computation age based on such age when he became a member of the second system if he is an active member of the second system or has elected deferred retirement in the second system.

Ch. 1158 (SB 1102) WALSH Amends Sec. 651.3, adds Secs. 652.5 and 656, B. & P.C., re unearned rebates, refunds, discounts.

Prohibits any person, whether or not licensed under provisions relating to the healing arts, rather than designated licensees in the healing arts, from advertising or causing or permitting to be advertised any representations in any form which in any manner refers to the cost, price, charge, or fee to be paid to designated licensees for any commodity or commodities furnished by such person or any service or services performed by such licensed person when those commodities or services

are furnished in connection with the professional practice of business for which he is licensed, under designated circumstances.

Makes violation of provisions of article relating to unearned rebates, refunds, and discounts a misdemeanor as to all persons and provides injunctive relief in relation to such article.

Ch. 1159 (SB 1107) MARLER Amends Sec. 3301, adds Secs. 3301.1, 3301.2, and 3301.3, Corp.C., re corporations.

Provides every domestic corporation within 90 days of filing articles of incorporation shall file with Secretary of State a statement of names and business or residence addresses of its president, vice president, secretary and treasurer, and location and address of its principal office. Provides every such corporation shall make annual filing of such information between April 1 and June 30, unless such statement filed during preceding three months.

Provides statement of change in location or address of such corporations shall contain addresses of its officers.

Provides a corporation may revoke designation of agent for service of process without designating new agent.

Requires Secretary of State to establish specified fees by regulation and prescribes other fees.

Provides for suspension of corporation by the secretary which fails to meet these filing requirements and for relief from such suspension under specified conditions.

Authorizes secretary to dispose of certain superseded statements.

To become operative January 1, 1971.

Ch. 1160 (SB 1113) LAGOMARSINO Amends Sec. 6554, Elec.C., re filing fees.

Requires candidates for office of district attorney to pay filing fee of 1 percent of district attorney's annual salary.

Ch. 1161 (SB 1115) McCARTHY Amends, adds, repeals, various provisions, Gov.C., re Department of Commerce.

Reconstitutes Department of Commerce. Abolishes California World Trade Authority; transfers functions to Division of World Trade of Department of Commerce; creates California Industry and World Trade Commission to advise Department of Commerce; transfers functions of Department of Agriculture with respect to Museum of Science and Industry to Director of Commerce.

Makes related changes.

Ch. 1162 (SB 1116) McCARTHY Repeals Secs. 4104, 4105, 4106, Ag.C., amends Sec. 19622, B. & P.C., re fairs.

Abolishes California Museum of Science and Industry Fund and repeals provision authorizing annual transfer of \$15,000 from Fair and Exposition Fund to California Museum of Science and Industry Fund.

Provides act shall become operative July 1, 1970.

Ch. 1163 (SB 1120) SCHMITZ Amends Sec. 11171, W. & I.C., re homemaker services.

Permits county welfare departments to use part-time as well as full-time employees in providing homemaker services.

Incorporates additional changes to Sec. 11171, W. & I.C., made by Chapter 117 of the Statutes of 1969.

Ch. 1164 (SB 1122) STEVENS Amends Sec. 12031, Pen.C., re carrying of firearms.

Adds to those categories of persons who may possess loaded firearms in public places or streets, regularly employed animal control officers and zookeepers in scope of employment and regularly employed uniformed security guards protecting property, if local ordinance or, under certain circumstances, resolution designates them to do so, either individually or by class.

Ch. 1165 (SB 1125) SCHMITZ Amends Sec. 18214, adds Sec. 18213.5, H. & S.C., re mobilehome parks.

Defines "mobilehome accommodation structure" and empowers Commission of Housing and Community Development to adopt specified rules and regulations for construction and operation thereof. Specifies that nothing in such provisions is

to prevent local authorities of any city, county, or city and county, from adopting more restrictive regulations relating to structural standards and fire safety.

Includes in definition of "mobilehome park" mobilehome accommodation structures.

Ch. 1166 (SB 1128) RODDA Amends Secs. 25451, 25451.3, 25451.7, and 25452.3, Ed.C., re junior colleges.

Provides that proceedings to form a junior college district pursuant to a specified procedure for such formation from territory of a unified school district maintaining a junior college do not require approval by the State Board of Education or the Board of Governors of the California Community Colleges.

Provides that the common governing board of the unified school district and the junior college district has responsibility for apportionment of assets and liabilities of the original unified school district, subject to approval of county committee on school district organization, or county board of education, if there is no such county committee.

Makes specific provisions re evaluation and apportionment of bonds between two districts.

Provides that the governing board of unified school district is to designate which employees of the unified school district were employed in connection with the junior colleges for purposes of such employees choosing whether to remain as employees of the unified school district or become employees of the junior college district.

Provides that employees who were members of a local retirement system administered by the unified school district and who choose to become employees of the junior college district shall remain members of such local retirement system administered by the unified school district.

Reappropriates from State Construction Program Fund amount of specified 1968 appropriation unexpended on June 30, 1969, to be allocated for construction projects pursuant to agreement between Department of Finance and Board of Governors of California Community Colleges in augmentation of Item 369 of the Budget Act of 1968, for construction of junior college facilities.

Ch. 1167 (SB 1135) ALQUIST Amends Sec. 13355, Veh.C., re drivers' licenses.

Adds speed contests to those offenses for two or more of which or combinations thereof within a 12-month period the Department of Motor Vehicles is required to revoke the driver's license of a juvenile.

Ch. 1168 (SB 1136) RODDA Amends Sec. 13223, Ed.C., re certificated employees: credentials.

Authorizes school district teacher education internship programs to be directed toward qualification for restricted teaching credentials, as well as other specified credentials.

Ch. 1169 (SB 1140) BEILENSEN Adds, repeals various secs. and chs., Ag.C., re injurious materials.

Requires the Director of Agriculture to develop an orderly program for the continuous review of all registered economic poisons and to endeavor to eliminate from use in the state any economic poisons which endanger the environment.

Establishes criteria, and revises procedure, for the refusal to register or cancellation of registration of economic poisons. Authorizes suspension of registration pending hearing under specified circumstances.

Requires the director to control and regulate injurious material, as defined. Makes provisions re regulation of injurious material applicable to agencies of the United States and the state and its subdivisions, except when acting within the scope of their authority and while engaged in conducting or supervising research on any injurious material. Authorizes the director to prohibit use of an injurious material in an area of the state.

Requires any person required to register economic poisons and who sells or transfers any injurious material to keep specified records open to inspection by the director during business hours and to submit specified quarterly reports to the director.

Requires the county agricultural commissioner to report quarterly to the director the type and amount of injurious materials for which permits are issued, the

crop and pest or pests on which the material is used, and other relevant information the director may require.

Requires the director to summarize quarterly these reports and makes specified information in these summaries a public record, and authorizes him to publish or distribute these summaries.

Defines and regulates the use of "environmentally harmful material." Requires the director to submit an annual report to the Legislature concerning the use of environmentally harmful material and programs for their elimination.

Ch. 1170 (SB 1149) SCHMITZ Repeals and adds Art. 10 * (commencing with Sec. 53900), Ch. 4, Pt. 1, Div. 2, Title 5, Gov.C., re financial reports.

Requires cities and certain districts to file annual budget or statement of anticipated revenues and expenditures with county auditor.

Ch. 1171 (SB 1154) DEUKMEJIAN Amends Sec. 800, Pen.C., re criminal actions: time limit.

Provides that, if prosecution is for offense of grand theft, indictment shall be found, information filed, or case certified to superior court within three years after its discovery, rather than three years after its commission.

Ch. 1172 (SB 1155) COLOGNE Adds article heading to Ch. 19 (commencing with Sec. 1120), Div. 3, and Art. 2 (commencing with Sec. 1137), Ch. 19, Div. 3, Prob.C., re inter vivos trusts.

Establishes procedure for voluntary administration of inter vivos trusts.
To become operative November 1, 1970.

Ch. 1173 (SB 1158) BURGNER Adds Sec. 5605.1, Ed.C., re junior high schools.

Provides that governing board of elementary school district situated within high school district maintaining a junior high school is not required to permit pupils who have completed the 6th grade to attend the junior high school if the elementary school district has withdrawn from that junior high school system.

Ch. 1174 (SB 1160) BURGNER Amends Sec. 21751, Ed.C., re school district bond elections.

Revises the provisions relating to the contents of the formal notice of school district bond election as to the rate of interest which must be stated therein.

In effect immediately.

Ch. 1175 (SB 1175) COOMBS New act, re Bighorn Mountains Water Agency.

Creates Bighorn Mountains Water Agency, consisting of designated property in San Bernardino County. Prescribes organization, operation, management, financing, and other powers and duties of said agency, including acquiring, storing, and distributing water, cooperating and contracting with public and private agencies, levying taxes, and issuing general obligation or revenue bonds.

In effect immediately.

Ch. 1176 (SB 1189) COOMBS Adds Sec. 7019, B. & P.C., re contractors: disciplinary proceedings.

Requires that the Contractors' State License Board prescribe a form on or before December 31, 1969, which shall describe state's mechanics' lien laws dealing with filing with county recorder a contract and contractor's payment bond for private work and requires a licensed contractor to give such form to an owner of a single-family dwelling, duplex, or triplex before entering into a contract after December 31, 1969, in excess of \$600 for improvement of the property, except when the owner acts in a capacity of a licensed general building contractor for such improvement.

Ch. 1177 (SB 1191) COOMBS Amends Secs. 56003.1, 56028, 56039, Gov.C., re city annexations.

Provides that certain specified city annexations, without city's objection, may be conducted according to provisions of District Reorganization Act of 1965.

Ch. 1178 (SB 1201) ALQUIST Adds Secs. 15955.1 and 16803.2, Ed.C., re school property and equipment.

Authorizes school districts to enter into contracts for the rental, lease, or lease-purchase of motor vehicles, other than schoolbuses, equipment or systems for a

*Correction.

period not to exceed five years and further authorizes school districts to renew such contracts for an additional period not to exceed five years provided that the rate of the renewed contract is not greater than the rate set in the existing contract.

Provides that specified provision identifying portion of annual rental or lease payment which may represent tax exempt reimbursement to the vendor, lessor, or his assignee, may be included in bids for contracts for the rental, lease, or lease-purchase by school districts of motor vehicles, including schoolbuses, and motor vehicle equipment or systems.

In effect immediately.

Ch. 1179 (SB 1202) ALQUIST Amends Sec. 387, S. & H.C., re state highways.

Revises condition re construction of portion of Route 87, to provide that construction of all or any portion of Route 87 from Route 85 in vicinity of Pearl Avenue to Route 101 in vicinity of Guadalupe River may be commenced if City of San Jose and County of Santa Clara have conveyed all real property acquired by them for construction of route or portion thereof to state without charge.

Ch. 1180 (SB 1208) MARLER Amends Sec. 8054, Ed.C., re course of study.

Provides that the course of study for preschool, kindergarten, grades 1 to 6, inclusive, and grades 7 and 8 of elementary districts maintaining grades 7 and 8 shall be prescribed and enforced by the governing board. Provides that the governing board of any school district may cooperate with the county board of education to develop the courses of study required by Section 8054.

Makes cost of such cooperation proper charge against funds of county superintendent for such purpose.

Ch. 1181 (SB 1210) BEILENSEN Amends Secs. 30801, 30803, 30805, Ag.C., re dog licenses.

Provides that the county animal control department shall be responsible for duties that the county clerk now performs in connection with the issuance of dog licenses if designated by the county board of supervisors.

Ch. 1182 (SB 1214) BURGNER Amends Sec. 50023, Gov.C., re local agencies.

Permits the legislative body of a local agency, at the expense of the local agency, to meet, either directly or by a representative, with representatives of state, federal or local executive or administrative agencies, to present views on actions benefiting or detrimental to the local agency.

Ch. 1183 (SB 1219) SHORT Amends heading of Art. 7 (commencing with Sec. 7565), Ch. 11, Div. 3, repeals Art. 3.5 (commencing with Sec. 7544), Ch. 11, Div. 3, B. & P.C., re private detectives.

Repeals provisions relating to registration of employees of private investigators, insurance adjusters, and repossessioners.

Makes related change.

Ch. 1184 (SB 1221) PETRIS Amends Sec. 69903, Gov.C., re superior court attachés.

Increases number and salaries of certain attachés in the Superior Court of Alameda County. Designates as administrative officer, attaché acting as secretary to judges and jury commissioner.

Ch. 1185 (SB 1228) SONG Amends Sec. 2633, B. & P.C., re physical therapy.

Permits a physical therapist to use an initial or other suffix indicating possession of a specific academic degree earned at, and issued by, an institution accredited by a specified accrediting agency. Prohibits use of initials "M.D." unless such physical therapist is licensed as a physician and surgeon in this state.

Ch. 1186 (SB 1233) MARLER Amends Sec. 118, S. & H.C., re sale of state property.

Permits Department of Public Works to sell excess state highway land by contract of sale and under deeds of trust, subject to approval of the California Highway Commission, in addition to cash sale.

Ch. 1187 (SB 1265) SHORT Amends Sec. 68097.2, Gov.C., re witnesses: investigating officers.

Provides that amount of deposit required of a party who subpoenas member of the California Highway Patrol, marshal, deputy marshal, sheriff, deputy sheriff, or city policeman as a witness, that is excess to actual expenses shall be refunded and that no additional deposit may be required if court continues proceeding on own motion.

Incorporates additional changes to Sec. 68097.2, Gov.C., proposed by SB 466, to be operative only upon enactment of SB 466.

Ch. 1188 (SB 1272) MOSCONE Amends Sec. 12050, Pen.C., re firearms licenses.

Authorizes sheriff of county or chief or other head of municipal police department of city or city and county, rather than such sheriff, board of police commissioners, city marshal, town marshal, and chief or other head of police department of city or county, to issue certain license relating to carrying firearms. Provides such license shall only be issued to resident of the county.

Ch. 1189 (SB 1273) MOSCONE Amends Sec. 2972, Civ.C., re motor vehicle sales.

Provides that, in sales subject to Rees-Levering Motor Vehicle Sales and Finance Act, no motor vehicle shall be delivered until seller delivers to buyer fully executed copy of the conditional sale contract or purchase order and any vehicle purchase proposal and any credit statement which seller required or requested buyer to sign, and which he has signed, during contract negotiations, rather than only conditional sale contract or purchase order.

Deletes from the provision prescribing the formalities of automobile conditional sales contracts, provision requiring that any promise by the seller or anyone with his knowledge, made as an inducement to the buyer, to compensate the buyer for customer referrals, be stated in such contract and requiring the contract to state that the unpaid balance be reduced by the compensation owing pursuant to such promise.

Ch. 1190 (SB 1282) SHORT Amends Sec. 70, S. & H.C., re California Highway Commission.

Provides the 1-year term of the chairman of the California Highway Commission shall begin on a date determined by the commission, rather than requiring it to be on a calendar-year basis.

Deletes obsolete language.

Ch. 1191 (SB 1285) Burgener Adds Art. 3 (commencing with Sec. 24320), Ch. 6, Pt. 11, Div. 2, R. & T.C., re taxation of corporations.

Provides that income derived by foreign corporations from the international operation of aircraft or ships shall be excluded from gross income and exempt from tax under the Bank and Corporation Tax Law if the income is also exempt from federal income tax and political subdivisions within the foreign country do not impose an income tax upon U.S. corporations on the same type of income.

Prohibits specified local entities from levying or collecting any tax on such income.

Ch. 1192 (SB 1288) MOSCONE Amends Sec. 1802.6, Civ.C., re retail installment contracts.

Includes in definition of "retail installment contract." under law ("Unruh Act") regulating such contracts, any contract which provides for payment in four or more installments.

Ch. 1193 (SB 1291) DEUKMEJIAN Adds Art. 9 (commencing with Sec. 1850), Ch. 1, Div. 2.5, W. & I.C., re youth offenders.

Authorizes establishment of youth correctional centers which are community based and county administered. Authorizes juvenile court to commit wards to these centers as a condition of their probation.

Authorizes Youth Authority to adopt standards which counties must meet to qualify for state aid to these centers. Authorizes Youth Authority to reimburse county at \$200 per month per person being supervised by center, and to pay 50 percent of construction costs.

Provides that the state shall not participate financially in the establishment of more than four such centers pending a review by the 1974 Legislature of the Youth Authority's report concerning such centers.

Appropriates \$100,000 from General Fund to Youth Authority to carry out specified program of establishing youth service bureaus.

Ch. 1194 (SB 1295) DEUKMEJIAN Amends Secs. 1305, 1306, Pen. C., re bail.

Provides that if, without sufficient excuse, defendant admitted to bail fails to appear when lawfully required but court has reason to believe sufficient excuse may exist, court, without ordering forfeiture of bail or issuing bench warrant, may continue case for reasonable period to enable defendant to appear.

Extends, if AB 939 is enacted and amends Sec. 1305, Pen.C., period of time after which court shall enter summary judgment against bondsman if bail bond is forfeited and forfeiture is not set aside to include any period defendant is temporarily disabled and unable to appear due to illness, insanity, or detention by civil or military authorities.

Incorporates additional changes to Sec. 1305, Pen.C. proposed by AB 939, to be operative only upon enactment of AB 939.

Ch. 1195 (SB 1296) DEUKMEJIAN Amends Sec. 1203.03, Pen. C., re diagnosis of convicted persons.

Provides that Department of Corrections shall designate place to which person referred to it under provisions relating to temporarily placing convicted persons in diagnostic facility of department for diagnosis and recommendation concerning disposition of case shall be transported. Provides that, after receipt of person, department may return person to referring court if director of department, in his discretion, determines that staff and facilities of department are inadequate to provide such services. Deletes provision that no person shall be transported to such facility until director has notified court of place to which person to be transported and time person can be received.

Ch. 1196 (SB 1298) SONG Amends Sec. 39090, H. & S.C., re limited production vehicles.

Revises definition of a "limited production vehicle," which is exempted from the Pure Air Act of 1968, to include a make of motor vehicle of a model year prior to 1971 which was manufactured or sold in California in quantities of less than 2,000 units for such model year.

Ch. 1197 (SB 1299) DEUKMEJIAN Amends Sec. 1738, W. & I.C., re commitments to youth authority.

Prohibits transportation of person committed to the custody of the Youth Authority until its director notifies the sheriff of the county of the committing court of the time and place at which the person may be received.

Ch. 1198 (SB 1304) BURGNER Adds Ch. 7.2 (commencing with Section 6790), Div. 6, Ed.C., re teacher loans.

Provides for loans to teachers of educationally handicapped minors so that such teachers may attend specialized preparation during the summer.

Provides that school district or county superintendent make original loan and be reimbursed by the Superintendent of Public Instruction. Specifies maximum amount of such loans. Provides for repayment of loans to Department of Education.

Appropriates \$50,000 for purposes of act.

Ch. 1199 (SB 1308) SHORT Amends Sec. 19452, adds Art. 2.5 (commencing with Sec. 19555), Ch 8, Pt. 2, Div. 5, Title 2, Gov.C., re state civil service.

Directs appointing power of a state civil service employee to arrange retraining for placement in other state positions when the employee's position has been substantially changed by automation, technological, or management initiated changes. Directs State Personnel Board to assist in the retraining process. Sets forth the policy of the State to retrain civil service employees for other state positions when the employee's job is eliminated. Gives the board power to restrict choice and method of appointment to state positions exercised by the appointing power when necessary in order to place an employee whose previous state civil service job has been substantially changed or eliminated.

Ch. 1200 (SB 1313) COOMBS Adds, amends, repeals various secs., R. & T.C., re inheritance and gift taxes.

Deletes various references to adopted persons in provisions relating to that taxation of transfers of property under the Inheritance Tax Law and the Gift Tax Law

and provides in a single section in each law for the status of such persons for purposes of such taxes.

Provides that a mortality table of the Federal Census Bureau, rather than tables relating to life insurance, shall be used for purpose of determining the value of certain interests for purposes of inheritance and gift taxes and for a 3½, rather than 4, percent interest rate with respect thereto.

Deletes a provision limiting compensation for special employment in connection with such tax to 10 percent of the amount collected.

Ch. 1201 (SB 1332) COLOGNE Amends Osteopathic Act (initiative act approved by electors November 7, 1922), and Secs. 2376.5, 2496, B. & P.C., re Board of Osteopathic Examiners.

Provides that each member of the Board of Osteopathic Examiners shall receive a per diem of \$25 for each day actually spent in the discharge of his official duties and be reimbursed for his traveling and other expenses, rather than permitting him to receive a per diem not to exceed \$10 and his necessary traveling expenses.

Requires an affirmative vote of at least 3, rather than at least 7, of the members of the Board of Osteopathic Examiners, to set aside a penalty and to restore a certificate after the expiration of one year from the date of revocation when the certificate has been revoked or suspended for more than one year.

Raises the annual maximum tax and registration fees from \$25 to \$75 that the Board of Osteopathic Examiners is permitted to levy, when added to all other estimated revenue for such year, to defray all estimated expenditures of the board in administering and enforcing the provisions of the Osteopathic Act.

Ch. 1202 (SB 1342) NEJEDLY Adds Sec. 270h, Pen.C., re support of minors.

Provides that in any case where there is conviction for offense of failure to willfully provide support for either minor child or wife and there is order granting probation which includes order for support, execution may be issued on such order for support payments that accrue during time such probation order is in effect, in same manner as on judgment in civil action for support payments. Declares that this remedy is in addition to any other available to court and shall not apply when there is existing civil order for support of same person included in probation support order.

Ch. 1203 (SB 1370) HARMER Amends Secs. 1016 and 1016.5, Ed.C., re junior colleges.

Specifically includes governing boards of junior colleges among governing boards of school districts which may contract with private attorney for legal services under specified circumstances. Declares provisions to be declaratory of preexisting law.

Ch. 1204 (SB 1373) SHERMAN Adds Secs. 6726, 6726.1, 6726.2, 6726.3, and 6726.4, B. & P.C., re professional engineers.

Permits State Board of Registration for Professional Engineers to establish investigation committees to investigate and report on any claim of violation of the Professional Engineers Act.

Permits any member of committee to act as an expert witness at hearing conducted by the board which is held as a result of committee's investigation.

Requires that each committee shall be composed of no more than 5 members and requires that each member of such committee be a registered engineer.

Provides that each member of such committee shall serve at the pleasure of the board and shall not receive compensation for his services but shall receive per diem and expenses, as specified.

Grants the same immunity to each member of committee as is granted to public employee.

Ch. 1205 (SB 1378) STEVENS Amends Sec. 816, adds Sec. 836.5, Pen.C., re arrests.

Provides that warrant of arrest shall be directed generally to any peace officer, or to any public officer or employee authorized to serve process where warrant is for violation of statute or ordinance which such person has duty to enforce, in the state, rather than to any peace officer only, and such warrant may be executed by any such officer to whom it is delivered.

Provides that public officer or employee, when authorized by ordinance, may arrest person without warrant whenever he has reasonable cause to believe person has committed misdemeanor in his presence which is violation of statute or ordinance

*Correction.

which such officer or employee has duty to enforce. Provides that, if such officer is acting within scope of authority, there is no civil liability for false arrest or false imprisonment arising out of lawful arrest or arrest which officer had reasonable cause to believe was lawful. Provides that such officer shall not be deemed aggressor or lose right to self-defense by use of reasonable force to effect arrest, prevent escape, or overcome resistance.

Incorporates additional changes to Sec 816, Pen.C., proposed by AB 1494, to be operative only upon enactment of AB 1494.

Ch. 1206 (SB 1381) STEVENS Amends Sec. 830.2, Pen.C., repeals Sec. 399, M. & V.C., re peace officers: National Guard.

Vests in members of the California National Guard powers of peace officers under certain conditions and prescribes authority of such peace officers.

Declares provisions do not constitute change in, but are declaratory of, existing law.

Ch. 1207 (SB 1382) STEVENS Adds Sec. 71, Pen.C., re crimes against officials.

Makes every person guilty of a public offense who with intent to cause, attempts to cause, or causes, any officer of a public or private educational institution or any public officer or employee to do, or refrain from doing, any act in the performance of his duties, by means of a threat, directly communicated to the officer or employee, to inflict an unlawful injury upon any person or property, if it reasonably appears to the recipient of the threat that such threat could be carried out.

Prescribes penalties for conviction of such offense.

Ch. 1208 (SB 1399) MOSCONE Adds Ch. 2d (commencing with Sec. 2985.7), Title 14, Pt. 4, Div. 3, Civ.C., re sales and leases: automobiles.

Enacts Moscone Automobile Leasing Act of 1969, which regulates noncommercial lease and bailment contracts involving motor vehicles, as defined, prescribing the contents of such contracts.

Ch. 1209 (SB 1402) BEILENSEN Amends Sec. 2909, B. & P.C., re psychologists.

Exempts from the Psychology Licensing Law persons with specified education and one year of experience of the type which the Psychology Examining Committee determines will competently and safely permit the person to engage in the activities regulated by such committee if they are employed by nonprofit community agencies which receive a minimum of 25 percent of their financial support from any federal, state, county, or municipal governmental organizations for the purpose of training and providing services. Requires the agency to register such persons with the committee at the time of employment. Provides that exemption shall be for a maximum period of two years from the date of registration.

Ch. 1210 (SB 1405) MARKS Amends Sec. 13210, Veh.C., re drivers' licenses.

Provides that when court orders Department of Motor Vehicles not to suspend driving privilege of person convicted for first time of driving under influence of liquor without causing bodily injury to another person, court may limit driving privilege as condition of probation in any case, rather than only when it determines that the suspension will affect the livelihood of the person because of the nature of his employment.

Ch. 1211 (SB 1416) TEALE Amends Sec. 13800, Pen.C., re Council on Criminal Justice.

Adds four members to be appointed by the Governor to the California Council on Criminal Justice to include two members of city councils and two members of county boards of supervisors.

Ch. 1212 (SB 1424) DOLWIG Amends various secs., Gov.C., re municipal courts.

Increases compensation and changes number of various attachés of municipal courts in San Mateo County.

Ch. 1213 (SB 1426) MARLER Amends Secs. 592, 2400, Veh.C., re highways: definition.

Makes the exclusion of certain ways and places under federal jurisdiction from the definition of "highway" applicable only for the purposes of the Vehicle Code

provisions relating to registration, to equipment, towing and loading equipment, to safety regulations, and to size, weight, and load.

Provides, as to such ways and places, that the Commissioner of the California Highway Patrol shall not be required to provide patrol or enforce any Vehicle Code provisions other than those applicable to private property.

Ch. 1214 (AB 44) VEYSEY Adds Sec. 34005, Veh.C., re implements of husbandry.

Exempts a trap wagon or spray rig when empty or when transporting not more than 1,000 gallons of flammable liquids to accomplish the basic function of such vehicle, from provisions relating to transportation of flammable liquids on highways.

Ch. 1215 (AB 54) LEROY F. GREENE Amends Secs. 6809, 6902, and 6903, Ed.C., re special education programs.

Revises minimum age requirements in special education programs to reflect minimum age of six for compulsory attendance at public schools.

Ch. 1216 (AB 83) CHAPPIE Amends Sec. 28145, Gov.C., re Tuolumne County supervisors.

Increases salary of supervisors in Tuolumne County from \$7,800 per year to \$8,700 per year.

Ch. 1217 (AB 100) DUNLAP Amends Sec. 69891.1, Gov.C., re judicial officers.

Provides for the establishment and adjustment of salary, classification, and within-range advancement of superior court judicial secretary in specified county by approval of the board of supervisors and a majority of the judges of the court. Makes such persons eligible for retirement, insurance or other benefits as may be available to county employees.

Ch. 1218 (AB 122) SCHABARUM Amends Secs. 73, 1177, 1182, Lab.C., re Industrial Welfare Commission.

Requires Division of Industrial Welfare to appoint such staff as needed to carry out its duties, and to loan to Industrial Welfare Commission such personnel, to be under the supervision of chief of division, as needed by commission to perform its functions, rather than authorizing division to appoint secretary and other assistants needed by the Industrial Welfare Commission.

Requires all orders of commission to include statement as to basis on which order is predicated and to be concurred in by a majority of the commissioners.

Authorizes orders of commission to be promulgated during the first three calendar months of the year, to be effective on date fixed by the commission, not less than 60 nor more than 90 days from publication thereof.

Ch. 1219 (AB 124) DEDDEH Amends Sec. 5303, adds Ch. 14 (commencing with Sec. 5320), Part 3, Div. 7, S. & H.C., re 1911 Improvement Act assessment.

Provides generally for payment by state of assessments against state-owned land used for public functions, rather than, as now, for payment by city benefitted by improvements when assessments remain unpaid for period of 30 days from date of recordation of assessment. Makes exception as to property acquired prior to recordation of notice of assessment or notice of award of contract for assessment work within boundaries of a state highway or freeway or route therefor adopted by California Highway Commission.

Provides that state is not obligated to pay such assessment until Legislature has appropriated funds to make payments therefor. Levies 6 percent interest, commencing on 31st day after effective date of such appropriation, on assessments if assessments are not paid within 30 days after effective date of appropriation.

Ch. 1220 (AB 158) HAYES Amends, adds, and repeals various secs., Gov.C., re coroners.

Deletes requirement for coroner's jury. Requires coroner to hold inquest upon request of district attorney, city prosecutor, city attorney or local police officials. Provides that such inquest shall be held with coroner's jury at coroner's discretion.

Authorizes coroner or his authorized deputy, or a hearing officer to conduct inquest and requires that such inquest be public. Establishes requirements for contents and disposition of coroner's or jury's finding. Requires that findings be filed with county clerk within 10 days of inquest. Requires that coroner subpoena certain witnesses to appear at inquest.

Deletes provisions specially applicable in counties of 4 million or more population and certain inconsistent provisions.

Ch. 1221 (AB 162) Z'BERG Amends Secs. 6610 and 6613, S. & H.C., re Improvement Act of 1911.

Requires a notice of payment which is due to be mailed by registered mail to the owner of property delinquent on bond payments before certain actions for foreclosure of bond lien under the Improvement Act of 1911 are commenced.

Ch. 1222 (AB 174) CHAPPIE Amends and renumbers Sec. 6224, P.R.C., as added by Ch. 1397, Stats. 1968, and amends Sec. 2, Ch 1397, Stats. 1968 Reg. Sess., re Lake Tahoe.

Requires the State Lands Commission to conduct research and investigations, as well as title searches, of Lake Tahoe beaches dedicated for public use. Allows commission to contract with individuals, private organizations, and public agencies to conduct research and investigations, as well as title searches of Lake Tahoe property, using designated funds.

Ch. 1223 (AB 192) WAXMAN Amends Sec. 9021, Ed.C., re student organizations.

Authorizes solicitation of funds and recruitment of members or workers, during school hours, by a nonpartisan, charitable organization organized by act of Congress for charitable purposes for nonpartisan and charitable purposes with approval of county board of education or governing board of school district.

Ch. 1224 (AB 219) BAGLEY Adds Art. 3 (commencing with Sec. 23101), Ch. 1, Div. 17, Ed.C., re University of California Regents.

Requires meetings of Regents of University of California to be open to the public. Authorizes the holding of special meetings so long as public is notified in specified manner of the time and place of meetings.

Excepts meetings to consider matters relating to national security, the conferring of honorary degrees or other honors, matters involving gifts, devises and bequests, matters involving purchase and sale of investments for endowment and pension funds, matters involving litigation where open discussion could adversely affect public interest, matters involving acquisition and disposition of property, matters relating to complaints or charges against employees of university unless employee requests public hearing, and matters relating to appointment, employment, performance, compensation, or dismissal of officers and employees.

Provides that if Legislature adopts partial revision to Section 9, Article IX at 1970 Regular Session, which revision contains an open-meeting provision, ACA 12 of 1969 Regular Session shall be of no effect. In such event Secretary of State shall not place such measure on any 1970 election ballot.

Section 1 to be operative only if ACA 12 is approved by the electors.

Ch. 1225 (AB 232) CORY Amends Secs. 8664, 8710, * 8710.5, 8920, and * 8920.5, and repeals Sec. 8603, Elec.C., re democratic central committees.

Changes date of organizational meeting of Democratic State Central Committee from the day following a Saturday in August following the direct primary to the fourth Sunday in January following a general election.

Changes date of organizational meetings of Democratic county central committees from second Tuesday in July following primary to second Monday after first day in January following primary.

Provides for the meeting dates of state and county central committees of independent political parties to remain as presently specified for Democratic Party if AB 2252 is enacted.

Provides that present committees of Democratic Party shall continue in office until January 1971.

Ch. 1226 (AB 257) BARNES Amends, adds, repeals, various secs., Gov.C., re Public Employees' Retirement System.

Revises provisions of Public Employees' Retirement Law for service credit, in addition to that received for prior service and service in an employment in which the person is a member of P.E.R.S., for various types of absences from covered employment and for employment with employers not participating in the system. Makes contribution and interest requirements for the crediting of such service

*Correction.

uniform and prescribes the effect thereof. Deletes inoperative additional service credit provisions and preserves credit granted for service under such provisions.

Operative on the first day of the month following the month in which the statutes enacted at the 1969 Regular Session are effective.

Ch. 1227 (AB 258) BARNES Amends, adds, repeals, various secs., Gov.C., Ed.C., re Public Employees' Retirement System.

Revises without substantive change, provisions of P.E.R.S. relating to employment of retired persons for purposes of clarification and to eliminate obsolete and inoperative provisions.

Includes a minimum of \$500 of accumulated contributions as alternate qualification for retirement of law enforcement members.

Includes, for purposes of survivor benefits, all service as a local safety member of a contracting agency rather than only "police" and "fire" service.

Changes circumstances under which retired classified school employee may be employed by a school district.

Ch. 1228 (AB 375) BRATHWAITE Adds Art. 4.5, * (commencing with Sec 21690.5), Ch. 4, Pt. 1, Div. 9, P.U.C., re airport relocation and development.

Establishes program to provide relocation assistance and information to owners of homes, businesses and farms taken for purposes of airport expansion and development. Authorizes the public entity concerned to make compensation for actual and reasonable moving expenses together with dislocation allowances in certain instances to compensate for the effect of dislocation on a business or farm operation. Provides for certain fixed sums in lieu of such allowances under certain circumstances. Establishes a differential allowance payable to homeowners who repurchase other homes within one year and to renters under some conditions. Authorizes the promulgation of rules and regulations necessary for implementation of the program. Specifies that payments made hereunder shall not be considered taxable income.

Ch. 1229 (AB 402) HOM Amends Sec. 22654, Veh.C., re removal of vehicles.

Authorizes state, county or city authorities charged with maintenance or operation of any highway, highway facilities or public works facilities, in cases necessitating prompt work on or service to such highway or facility, to move to nearest available parking location any unattended vehicle which obstructs or interferes with the performance of such work or service or, if such moving would be impractical, to remove and store such vehicle.

Requires person causing movement of a vehicle to another location where it is not readily visible from its former parked location or who stores such vehicle, to notify owner of vehicle by most expeditious means, and, if unable to notify such owner, to notify police department of city where vehicle is located, or if in unincorporated area of county to notify sheriff's department and California Highway Patrol in such county. Prohibits any removal and storage unless specified signs were placed at least 24 hours prior thereto.

Ch. 1230 (AB 424) TOWNSEND Amends Sec. 220.2, Lab.C., re public employee fringe benefits.

Permits contributions to pension funds and to health and welfare benefits to be made by city, county, political subdivision, or other municipal corporation in same manner as private employer.

Ch. 1231 (AB 478) BIDDLE Amends, adds, and repeals, various secs., Pen.C., re tear gas weapons.

Enacts Tear Gas Act of 1969.

Exempts from definition of tear gas any economic poison, as defined, not intended for use to produce discomfort or injury to human beings. Defines "tear gas weapon" and regulates selling, purchasing, possessing, and transporting such weapons.

Establishes procedures and standards for certification of tear gas weapons as acceptable, as defined, for sale, possession, or transportation.

Requires Commission of Peace Officer Standards and Training to prepare course of instruction in use of tear gas, and allows any agency or institution for training or instruction of peace officers to give such course, upon approval of commission.

Makes conforming and related changes.

* Correction.

Ch. 1232 (AB 480) McCARTHY New act, re San Francisco Bay study.

Authorizes the State Water Resources Control Board to make water quality control studies of the type made by the board pursuant to Chapter 1351, Statutes of 1965.

Ch. 1233 (AB 494) BADHAM Amends, adds, various secs., B. & P.C., re employment agencies.

Redefines conditions under which a person employing part-time employees or temporary personal servants, directed by a third person, will be excluded from regulation as an employment agency.

Revises exception from Employment Agency Act for nursing schools, business schools, and vocational schools to provide that if such schools charge a fee for placement they shall be within the act.

Specifies, in addition to present requirements, that in order for person engaged in management consulting to be exempted from Employment Agency Act he must not charge fee for registration, and must not advertise positions for which compensation is less than \$15,000 per year or that designated fees are charged.

Requires the members of the California Advisory Board to the Bureau of Employment Agencies that are representatives of the employment agency industry to be active in an employment agency and be a proprietor, partner, or corporate officer thereof, or a qualified examinee, and to have held a valid, current California employment agency license for 5 consecutive years immediately preceding appointment to the board.

States that an employment agency license issued to a corporation or partnership is valid only as long as the person qualifying for the license is an active and bona fide shareholder in the corporation or a partner in the partnership, as the case may be. Provides that, if the qualifying person ceases to be connected with the corporation or partnership, it has 90 days to qualify a new person or the license, after notice and hearing, will be suspended or revoked.

Excludes those employment agencies which are exclusively employer retained (no fees to applicants) from the requirement that they include in posted fee schedules a notice that an applicant who fails to obtain employment shall have any deposit returned within 48 hours after demand, or else penalty shall be paid.

Eliminates requirement that every employment agency contract or receipt, given to employment applicant, contain a notice directing the employer to make a specified statement.

Provides that the bureau may approve any contract or agreement between an employment agency and an employer of domestic help. Declares that those contracts in existence on effective date of this act shall continue in effect until changed or superseded by bureau.

Specifies that the Bureau of Employment Agencies, subject to the approval of the Director of Professional and Vocational Standards, shall fix the fees payable by employment agencies, rather than the director fixing such fees.

Excepts persons licensed under provisions relating to accountants from Employment Agency Act.

Eliminates minimum license fees that may be charged employment agencies.

Ch. 1234 (AB 518) Z'BERG Amends Sec. 16750, B. & P.C., re restraint of trade.

Requires that in any action for damages arising from restraint of trade brought on behalf of any political subdivision or public agency of the state, state retain for deposit in General Fund, out of proceeds, if any, resulting from such action, an amount equal to expense incurred by Attorney General in investigation and prosecution of such action.

Authorizes Attorney General, in connection with actions brought pursuant to state or federal antitrust laws for recovery of damages by state or its political subdivisions or public agencies, to enter into contracts relating to investigation and prosecution of such action with any other party plaintiff who has brought a similar action. Empowers Attorney General to render legal services as special counsel to, or obtain legal services of special counsel from, any department or agency of the United States, of this state or any other state or department or agency thereof, any county, city, public corporation, or public district of this state or any agreement with any of above enumerated governmental agencies.

Authorizes Attorney General to enter into joint exercise of powers agreement with any of above enumerated governmental agencies.

In effect immediately.

Ch. 1235 (AB 521) KETCHUM New act, re Buena Vista Project.

Authorizes Department of Water Resources, upon demonstration by the district of the statewide interest in the project, to grant under the Davis-Grunsky Act, to the County of Kern an amount not to exceed \$5,620,000 for enhancement of fish and wildlife and recreation in connection with the construction of the Buena Vista Aquatic Recreation Area.

Provides that grant shall not be made until copies of a favorable project report are filed with Legislature. Declares approval of such grant prior to receipt of project report shall in no way be deemed to set a precedent approval of any other grant prior to receipt of such reports.

Ch. 1236 (AB 544) CHAPPIE New act, re county water agency: Tuolumne.

Creates the Tuolumne County Water Agency, consisting of territory of Tuolumne County, to provide water for present and future beneficial use. Designates the powers and duties of the agency, including control of flood waters, storing and conserving of water, preventing pollution, and generation and sale of electrical power.

Provides for management of the agency and authorizes levy and collection of taxes and the issuance of general obligation and revenue bonds.

Ch. 1237 (AB 558) PRIOLO Adds Sec. 10094.2, and repeals Sec. 10101, Ins C., re insurance.

Provides for proportionate relief against liability to participate in assigned risk program for property difficult to insure to insurers who voluntarily write basic property insurance in areas designated as "brush hazard areas."

Deletes July 1, 1970, termination date of provisions relating to such programs.

Ch. 1238 (AB 622) BADHAM Amends Secs. 6826, *6872.1, 6872.2, 6873.2, P.R.C., re leases and surveys.

Requires the State Lands Commission, whenever the granting of a permit for geological or geophysical surveys is being considered by it, to hold, prior to granting the permit, a public hearing and give not less than 60 days' notice thereof to each city and county adjacent to the area where such surveys would be conducted, and to publish such notice in specified manner.

Requires the commission, prior to offering any tide or submerged land area or beds of navigable rivers or lakes in any area for an oil and gas lease, to hold a public hearing within a city or county adjacent to such area and give not less than 60 days' notice thereof to each adjacent city or county, and publish such notice in specified manner. Requires commission to propose specified plan at such hearing. Deletes provisions requiring the commission to hold a hearing on such proposed lease only upon receiving specified request, and related provisions.

Authorizes commission upon specified determinations to lease certain tide and submerged lands along the Pacific Coast for production of oil and gas, as specified, and makes related changes.

Ch. 1239 (AB 623) CHAPPIE Adds Sec. 23755.5, Ed.C., re residency determinations: state colleges.

Provides that a person is a resident student of this state for state college residency determinations for the year immediately following the date he becomes 21 years of age if he was deemed to be a resident student under specified conditions re parents' or guardians' military service on the residency determination date immediately preceding the date he became 21 years of age.

Ch. 1240 (AB 658) BROWN Adds Sec. 509.5, W. & I.C., re juvenile halls.

Requires Youth Authority to adopt standards governing confinements of minors in juvenile halls.

Ch. 1241 (AB 666) BRIGGS Adds Ch. 3.5 (commencing with Sec. 27000), Div. 21, H. & S.C., re pure pet food.

Enacts the "Pure Pet Food Act of 1969" to be administered by the State Department of Public Health. Requires manufacturers of processed pet food to obtain licenses or registration certificates from the State Department of Public Health. Prescribes conditions and fees for issuance of licenses and registration certificates. Prohibits certain acts relating to pet foods, prescribes penalties, and authorizes department to institute injunction proceedings to enforce the act. Prescribes the adulteration and misbranding of pet food ingredients and processed pet food and speci-

*Correction.

ifies various conditions deemed to constitute adulteration or misbranding. Authorizes department to promulgate regulations. Defines various terms.

Appropriates \$19,466 to State Department of Public Health to carry out the purposes of this act.

Ch. 1242 (AB 675) BURKE Amends Secs. 4155, 9261, Veh.C., re vehicle identification plates.

Exempts publicly owned special construction, cemetery, and special mobile equipment from displaying a distinguishing symbol or letter on its identification plate, and exempts publicly owned cemetery equipment from paying the prescribed fee for such identification plate.

Incorporates additional changes to Sec. 9261, Veh.C., proposed by AB 1407 to be operative only upon enactment of AB 1407.

Ch. 1243 (AB 692) PATTEE Amends Secs. 985, 986, Ins.C., re disability insurance.

Requires that in the application to disability insurance of provisions relating to insolvency, reserves for unearned premiums and amounts estimated to reinsure outstanding risks be determined according to designated provisions.

Ch. 1244 (AB 712) MACGILLIVRAY New act, re Imperial Valley Warmwater Hatchery.

Requires priority status be given project for construction of Imperial Valley Warmwater Hatchery, as specified.

In effect immediately.

Ch. 1245 (AB 720) DEDDEH New act, re Sweetwater Flood Control Project.

Authorizes Department of Public Works and County of San Diego to enter into joint powers agreement relative to the joint acquisition of rights-of-way for State Highway Route 54 and the Sweetwater Flood Control Project. Authorizes such agreement to provide for the advancement of funds by the department to the county for the county's portion of such rights-of-way to be paid from specified funds, and requires such advancements to be repaid, with interest, to the department by the county by June 30, 1975.

Ch. 1246 (AB 747) CAMPBELL Amends Sec. 13510, Ed.C., re teacher salaries.

Permits the governing board of a school district to increase the annual salaries of persons requiring certification qualifications during the school year at any time rather than only when the board has retained this right to increase the salaries of such employees by rules and regulations adopted by the board prior to the commencement of the school year or when the contracts of such employees contain such provisions.

Ch. 1247 (AB 776) GONSALVES Amends Secs. 31558.1, 31567, Gov.C., re county retirement.

Extends date of notice of election to receive credit for service as safety member under County Employees Retirement Law of 1937 from April 1, 1968, to April 1, 1970. Makes provisions giving right to have past service credited as safety membership service effective until April 1, 1970, rather than April 1, 1968.

Includes within such provisions persons employed in active fire suppression service prior to January 1, 1965.

Allows member of retirement system employed in active law enforcement or fire suppression who could have elected to become a safety member prior to 1955, rather than prior to 1952, to elect to become a safety member. Permits the member to elect to receive credit for service as a safety member from 1955, rather than from 1952.

Ch. 1248 (AB 798) LEWIS Amends Sec. 1803, Veh.C., re conviction for vehicle violations.

Includes additional violations which are not required to be reported by court clerk or judge, within 10 days after conviction, in prescribed manner to the Department of Motor Vehicles.

Ch. 1249 (AB 816) PRIOLO Amends various secs., H. & N.C., and B. & P.C., re harbors and watercraft.

Deletes reference to Yacht and Ship Brokers Commission. Deletes references to Yacht and Ship Brokers Fund and inserts Harbors and Watercraft Revolving Fund.

Transfers funds in Yacht and Ship Brokers Fund to Harbors and Watercraft Revolving Fund.

Increases the bond for a broker's license or renewal from \$2,500 to \$5,000.

Ch. 1250 (AB 819) BEVERLY Amends Sec. 1528.5, U.I.C., re unemployment insurance.

Changes from 10 to 15 fiscal years, the period to be utilized in connection with appropriations for administrative expenses from, and determines the availability of moneys therefor in, the state's account in Unemployment Trust Fund under federal Social Security Act.

Appropriates \$35,931 from money credited to state in the Unemployment Trust Fund under specified condition.

Ch. 1251 (AB 866) HAYES Adds Sec. 226.10, Civ.C., and Sec. 280, Pen.C., re adoption proceedings.

Prohibits, with prescribed exceptions, the concealment of a child proposed to be adopted within the county in which adoption proceedings pertaining to the child are pending or, except with court approval, the removal of such child from such county.

Makes violation of prohibition a crime and prescribes punishment depending on specified circumstances.

Ch. 1252 (AB 886) MOBLEY Adds Sec. 996.982, M. & V.C., re 1968 Veterans Bond Act.

Raises maximum annual rate of interest payable on bonds issued pursuant to the Veterans Bond Act of 1968 from 5 percent to 7 percent.

To become operative upon the adoption by the electors of Assembly Constitutional Amendment No. 87 of the 1969 Regular Session.

Ch. 1253 (AB 896) HAYES Amends Sec. 39052, adds Secs. 39110, 39111, H. & S.C.; amends Sec. 27156, Veh.C., re air pollution: motor vehicles.

Makes existing motor vehicle air pollution emission standards for gasoline-powered motor vehicles applicable to motor vehicles which have been modified or altered to use a fuel other than gasoline or diesel. Requires the State Air Resources Board to adopt test procedures to establish that such motor vehicles are in compliance with specified standards.

Prohibits any vehicle required by federal law to be equipped with pollution control devices from being operated or left standing upon any highway unless it is equipped with the required motor vehicle pollution control device.

Makes related changes.

Incorporates additional changes to Sec. 39052, H. & S.C., proposed by AB 1985, to be operative only upon enactment of AB 1985.

In effect immediately.

Ch. 1254 (AB 907) KNOX Amends Sec. 10703, Ed C., re student funds.

Requires approval of faculty adviser to student body organization and representative of student body organization, as well as employee or official designated by governing board of school district, for expenditure of funds of such organization.

Ch. 1255 (AB 909) STULL Amends Secs. 10960, 10962, W. & I.C., re public assistance appeals.

Requires director to immediately serve a copy of a request for a public assistance appeal on the other party to the hearing and allows such other party to file a written statement supporting or objecting to the request. Requires director to grant or deny request no earlier than 5th nor later than 15th, not 10th day upon receipt, of request.

Requires director to serve a copy of the petition on the other party entitled to such review and allows such party the right to intervene in the proceedings.

Ch. 1256 (AB 930) LANTERMAN Amends Sec. 1248, C.C.P., re eminent domain.

Provides for apportionment of condemnation award between holder of senior lien and holder of junior lien in specified manner and under designated circumstances in cases where only a portion of encumbered property is sought to be taken, where encumbered property sought to be taken or some portion of it is also encumbered by junior lien, and where junior lien is against only a portion of the property encumbered by senior lien.

To become operative July 1, 1970.

Ch. 1257 (AB 934) MILLER Adds Sec. 5989.5, Ed.C., re work experience education.

Authorizes governing board of a school district which establishes and supervises a work experience education program in which mentally retarded students are employed in part-time jobs to use funds derived from any source, to the extent permissible by appropriate law or regulation, to pay wages of such students.

Expresses legislative intent re such authorization.

Ch. 1258 (AB 937) CRANDALL Amends Sec. 31264, Ed.C., re College Opportunity Grant Program.

Provides that grants to students under College Opportunity Grant Program may be made to students who are admitted to and enroll in California public community or junior college accepted as a recognized candidate for accreditation by the Western Association of Schools and Colleges.

In effect immediately.

Ch. 1259 (AB 939) MURPHY Amends, adds, various secs., Pen.C., re custody of arrested persons.

Authorizes arresting officer or his superior, or, if arrested person is not released prior to being booked, the officer in charge of such booking or his superior, rather than only arresting officer, to release person arrested for misdemeanor offense upon notice to appear. Requires arresting officer, officer in charge of booking or his superior, or any other person designated by city or county for this purpose, if arrested person is not so released prior to being booked by arresting agency, to immediately investigate background of person to determine whether he should be released upon notice to appear. Specifies facts to be included in such background investigation.

Specifies that where bail is in form of written undertaking, sureties shall undertake, among other things, that defendant will appear and answer any charge in any accusatory pleading based upon the acts supporting, as the case may be, the charge, indictment, or complaint originally mentioned in the undertaking, rather than only that such sureties undertake, among other things, that defendant will appear and answer, as the case may be, the charge, indictment, or complaint originally mentioned in the undertaking.

Provides that where more than one deposit of money is made with respect to any charge in any accusatory pleading based upon the acts supporting the original charge as a result of which an earlier deposit was made, defendant shall receive credit in the amount of any such earlier deposit.

Revises and recasts provisions relating to discharge of bail forfeitures.

Requires designated automatic court review of orders fixing amount of bail whenever person is detained in custody on criminal charge prior to conviction.

Operative prospectively only.

Ch. 1260 (AB 957) BILL GREENE Amends Sec. 1777.5, Lab.C., re public works.

Provides that a joint apprenticeship committee shall have the discretion to exempt a public works contractor from certain apprentices to journeymen ratio requirements under specified conditions. Deletes provision allowing a joint apprenticeship committee to not apply provisions relating to apprentices on public works within a joint apprenticeship training area.

Provides that individual contractors will not be required to obtain exemptions from local joint apprenticeship committees when an organization representing contractors on a statewide basis has been granted the exemptions, provided such individual contractors are already covered by local apprenticeship standards.

In effect immediately.

Ch. 1261 (AB 984) WILSON Amends Sec. 11583, Ins.C., re insurance: payment of claims.

Revises requirements relating to notice which every person, including insurer, who makes advance payment or partial payment of damages as an accommodation to an injured person or to heirs of deceased person is required to make to the recipient thereof.

Ch. 1262 (AB 996) FONG Amends Sec. 13341, Ed.C., re teacher-training institutions.

Permits State Department of Education, as well as school districts and county boards of education, to contract with teacher-training institutions for assignment

of certificated personnel to the institution for a period not to exceed one year. Permits such employment to be on a part-time as well as full-time basis.

Permits personnel of teacher-training institution to be assigned by contract to school district, county board of education or State Department of Education on full- or part-time basis for a period not to exceed one year.

Deletes authorization to contract for payment of cost of substitute for assigned personnel.

Ch. 1263 (AB 997) FONG Amends Sec. 1110, H. & S.C., re local health matters.

Authorizes State Board of Public Health and the State Department of Public Health to consult with the California Conference of Local Health Officers on matters affecting health generally.

Authorizes the conference to consult with, advise, and make recommendations to the State Department of Public Health and to other prescribed governmental and other bodies and officials.

Requires the conference to adopt bylaws and eliminates provisions dealing with committees and meetings relative to the conference. Requires the conference to annually elect officers, rather than a president, a vice president, and a secretary.

Specifies that any necessary registration fee incident to attendance at not more than two meetings per year of the conference shall be a legal charge against the local governmental unit.

Ch. 1264 (AB 1094) KNOX * Repeals and adds various secs., Gov.C., re cities and counties.

Codifies various provisions now found in Art. XI of Calif. Const. relative to cities and counties which are to be omitted from proposed revision of this article.

Operative on adoption of Assembly Constitutional Amendment No. 29 of the 1969 Regular Session.

Ch. 1265 (AB 1100) DUNLAP Amends Secs. 1052 and 10604, adds Sec. 10604.3, Ed.C., re school government and discipline.

Provides that school district governing board shall prescribe rules for government and discipline, rather than government only, of schools under its jurisdiction. Provides that such provisions may be enforced by suspending, or, if necessary, expelling pupils who refuse or neglect to obey such rules.

Deletes provisions authorizing school district governing boards to make and enforce rules and regulations for the government and discipline of schools and provisions requiring enforcement by suspending, or, if necessary, expelling pupils who refuse or neglect to obey such rules and regulations from section relating to membership in secret fraternities, sororities, or clubs.

Ch. 1266 (AB 1123) WILSON Amends Sec. 6650, Gov.C., re school bands or orchestras.

Abolishes prohibition against educational institutions, supported by public funds or receiving tax exemption, furnishing music at event where admission is charged by any private person, partnership, or corporation organized for profit and authorizes such institutions to furnish music by their marching band at athletic events where the customary number of professional musicians engaged at such event, or 15 professional union musicians, whichever is greater, are employed and by their band or orchestra at any activity of any other such institution, upon authorization of the governing body of such institution.

States legislative intent.

Ch. 1267 (AB 1220) MOBLEY Adds Sec. 163.1, M. & V.C., re National Guard aircraft accidents.

Makes records of special proceedings of any board of inquiry convened by the commanding general of the state military forces to investigate any accidents involving National Guard aircraft for purpose of preventing future accidents not admissible for any purpose in the courts.

Requires collateral investigation whenever such accidents involve property damage or personal injury to ascertain the cause and makes records of such collateral investigations subject to discovery.

*Correction.

Ch. 1268 (AB 1325) LANTERMAN Adds Sec. 21301, Gov.C., re retirement of public officers and employees.

Provides state miscellaneous members with 20 or more years of service may elect to have 3 years' military service terminating within 10 days of entering state service counted as state service for disability retirement purposes. Prescribes conditions.

Ch. 1269 (AB 1356) BURKE Amends Sec. 3501, Gov.C., re firefighters.

Includes firefighting employees within definition of "public employee" for purposes of public employer-employee relations law.

Ch. 1270 (AB 1410) VEYSEY Amends title of Ch. 10 (commencing with Section 6950), Div. 6, and various secs., Ed.C., re education.

Provides for reimbursement to school district for cost of education in grades kindergarten to 12 of noncitizen children without immigration status in same manner as nonimmigrant children. Defines "noncitizen children without immigration status." Requires list of nonimmigrant children and noncitizen children without immigration status to be submitted by school districts through county board of supervisors to the appropriate U.S. Immigration and Naturalization Service Office.

Modifies qualifications for enrollment of students resident in Mexico in state public schools. Provides that school district shall, rather than may, charge the parents of such pupils for the cost of the education provided. Prohibits reimbursement to the school district for the costs of these students under provisions for reimbursement for costs of education of certain noncitizen and nonimmigrant students.

Ch. 1271 (AB 1444) DEDDEH Amends Sec. 31691, Gov.C., re County Employees' Retirement Law.

Permits the board of retirement in a county retirement system to pay the cost of hospital, medical, disability, or life insurance or service for the benefit of its retired members out of surplus earnings of system in excess of designated amounts, and to pay these same costs for the benefit of the active members where the county board of supervisors or district governing body has elected to provide these benefits to the active members.

Ch. 1272 (AB 1475) MACDONALD Amends Sec. 5008, Pen.C., Secs. 1752.8 and 4125, W. & I.C., re state trust moneys.

Provides that the funds of wards, patients of state hospitals, or inmates under the control of the Director of the Youth Authority, the Director of Mental Hygiene or the Director of Corrections, respectively, may be invested by such director when authorized by the inmate or patient, or a person in his behalf, in securities eligible for the investment of surplus state moneys, rather than limiting such investments of the bonds of this state or the United States or for the payments of which the faith and credit of the United States are pledged. Imposes certain conditions upon handling of funds of state hospital patients on and after December 1, 1970.

Requires any interest or increment on such funds under the control of the Director of Mental Hygiene or the Director of Corrections to be deposited in the account of such person except a state hospital patient may authorize their deposit in the state hospital benefit fund or an inmate may authorize their deposit in the Inmates' Welfare Fund.

Requires the Youth Authority to pay interest not exceeding 6 percent on accounts of parolees upon withdrawal, at rate and under conditions specified in the regulations of the Youth Authority.

Ch. 1273 (AB 1539) SCHABARUM New act, re Puddingstone State Recreation Area.

Authorizes conveyance of all lands included within the Puddingstone State Recreation Area to the County of Los Angeles upon specified conditions.

Ch. 1274 (AB 1595) STACEY Amends Sec. 14105, W. & I.C., re medical assistance.

Provides that cost reports submitted to providers to a state agency for determining reasonable cost be considered as true and correct unless audited within 18 months after July 1, 1969, close of period covered by report, or after date of submission of the original or amended report, whichever is later.

Ch. 1275 (AB 1700) BEVERLY Adds Art. 4.7 (commencing with Sec. 1215), Ch. 2, Pt. 2, Div. 1, Ins.C., re insurance holding companies.

Enacts Insurance Holding Company System Regulatory Act to permit, under prescribed conditions, domestic insurer, either alone or in cooperation with any one or more others, to organize or acquire one or more subsidiaries through investments in securities, mergers and other means. Provides for administration by Insurance Commissioner.

Ch. 1276 (AB 1716) BEVERLY New act, re state property.

Authorizes the Director of Parks and Recreation to transfer specified parcels of park units or portions thereof upon terms and conditions as the director determines are in the best interests of the state park system and to retain specified property within the system for two years from effective date of act.

Ch. 1277 (AB 1738) BRITSCHGI Adds Secs. 23358.2, 24070.5, B. & P.C., re alcohol beverages: wine.

Operative July 1, 1970, prohibits winegrower or brandy manufacturer at his licensed off-sale premises from selling any wine or brandy except wine or brandy produced or bottled by him or which is produced or produced and packaged for him and which is sold under brand name owned by him.

Declares that when winegrower has failed to carry on business actively, pursuant to winegrower's license, for prescribed period, such license may be transferred only to person qualified as winegrower, as defined.

Ch. 1278 (AB 1741) BRITSCHGI Amends Sec. 1427, Pen.C., re corporate summons, vehicle offenses.

Authorizes service of summons upon corporations by registered or certified mail with respect to alleged offenses involving violations of the Vehicle Code or local traffic ordinances.

Ch. 1279 (AB 1743) BADHAM Amends, adds, repeals, various secs., P.U.C., Veh.C., re interstate highway carriers.

Requires interstate highway carriers to register annually with the commission pursuant to standards established by Interstate Commerce Commission and submit either a copy of the carrier's ICC authorization or an affidavit that the carrier is exempt from ICC regulation. Establishes registration fees and provides for a waiver pursuant to arrangement or agreement arrived at by Reciprocity Commission under certain circumstances.

Provides that any carrier registering its ICC authority prior to effective date need not do so again for the current year. Conditions registration on proving sufficient insurance coverage or surety bonds or evidence of qualification as a self-insurer, and appointing agent to receive service of process. Requires commission to adopt suitable means of identification of registered vehicles. Makes violation a misdemeanor.

Deletes former registration provisions.

Incorporates additional changes to Sec. 40000, Veh.C. proposed by SB 937, to be operative only upon enactment of SB 937.

Ch. 1280 (AB 1749) BRIGGS Amends Sec. 110 and title of Ch. 4 (commencing with Sec. 500) of Div. 1, adds Art. 3 (commencing with Sec. 540) to Ch. 4 of Div. 1, Fin.C., re banks

Prohibits bank from establishing or maintaining a place of business unless it is authorized to do so by the Superintendent of Banks. Defines "place of business" to exclude head office, branch office, or a place of business authorized by the superintendent under other provisions; and provides procedures and fees for applying for and issuing certificate authorizing bank to establish and maintain a place of business.

Revises definitions of "office" and "head office."

Ch. 1281 (AB 1752) BRIGGS Amends Sec. 1756, adds Sec. 1756.2, Fin.C., re foreign banking corporations.

Defines "foreign country" for purposes of present authority under which foreign banking corporation may transact business of accepting deposits in this state.

Adds separate authority for foreign banking corporation to transact business of accepting certain deposits in this state if it meets specified requirements. Provides that such foreign banking corporation shall comply with and be subject to specified provisions of the Financial Code applicable to banks, commercial banks, and non-departmental banks.

Ch. 1282 (AB 1779) DUFFY Amends Sec. 16643, Ed.C., Sec. 16151, W. & I.C., re preschool programs.

Provides that disadvantaged children between ages three and six years who are not currently enrolled, rather than between ages three and five years or until enrolled, in the public schools are eligible for Department of Social Welfare preschool educational programs and makes related changes in programs operated by the school district or county in conjunction therewith.

Ch. 1283 (AB 1781) DUFFY Amends, adds, repeals various secs., various codes, re State Personnel Board.

Vests administration of merit systems of local governmental agencies required as a condition of a state-funded program or by federal law as condition of various federal grants-in-aid, in State Personnel Board.

Makes related changes.

Operative Jan. 1, 1970.

Ch. 1284 (AB 1783) RAY E. JOHNSON Adds Sec. 12656.7, Wat.C., re flood control.

Authorizes the Reclamation Board to provide assurances to the Secretary of the Army which may be required in connection with flood control or clearing work on the channel of the Sacramento and San Joaquin Rivers and their tributaries pursuant to Section 208 of Public Law 780, 83rd Congress, 2nd Session, or any acts amending or adding to said section, or with federal emergency flood control work on state-owned property.

Provides authorization is subject to the provisions requiring another public agency other than the Reclamation Board to have assumed the obligation of maintenance and holding the United States harmless before the board may reallocate or expend state funds on a project.

Ch. 1285 (AB 1784) RAY E. JOHNSON Amends and repeals various secs., F. & G C., re pheasant license tags

Eliminates pheasant tag requirements in connection with taking of wild pheasants and provides instead for the issuance to licensed hunter of a pheasant license stamp to be affixed to hunting license and to be required in connection with taking any pheasant.

Makes numerous related changes, including elimination of provisions re tagging of pheasants and possession after season of tagged pheasants.

Operative July 1, 1970.

Ch. 1286 (AB 1812) BELOTTI Amends Sec. 27122, S. & H.C., re bridge and highway districts.

Makes requirement that one member of Sonoma County Board of Supervisors be appointed as a director of the Golden Gate Bridge and Highway District operative on December 12, 1970.

Ch. 1287 (AB 1826) MILIAS Adds Sec. 21385.1, Gov.C., re Public Employees' Retirement System.

Permits members of agency contracting with P.E.R.S. who did not elect coverage under survivor allowance provisions to elect to be subject to such provisions.

Ch. 1288 (SB 19) HARMER Amends, adds, and repeals various secs., Ed.C., re state college auxiliary organizations.

Requires state college auxiliary organizations to contract for and receive annual audit, and to submit such audit to Trustees of California State Colleges and to Director of Finance. Requires such organizations to annually publish an audited statement of their financial condition. Requires such organizations to be governed by a board of directors composed in accordance with regulation of trustees.

Makes president of state college responsible for ascertaining that expenditures are in accordance with trustees' policies and for propriety of expenditures and integrity of financial reporting of state college auxiliary organizations.

Requires business meetings, with advice and counsel of attorney and certified public accountant, for such organizations. Requires approval of appropriations outside of normal business operations, pursuant to regulations established by trustees.

Prohibits auxiliary organizations from accepting or contracting for grants, contracts, requests, trusts, or gifts unless they are so conditioned as to be usable only for purposes consistent with trustee policies. Requires operation of commercial serv-

ices by auxiliary organizations to be self-supporting. Requires surplus funds to be used for such purposes as are consistent with regulations of the trustees.

Requires trustees in consultation with Department of Finance and governing boards of auxiliary organizations, to institute and implement specified objectives.

Requires all unexpended funds, as well as money, collected on behalf or by student body organizations, with a specified exception, to be deposited in local trust account by chief fiscal officer of state college, rather than be transferred by business manager to student body treasurer, to be deposited or invested in specified manner.

Makes related change re student body fees received by state college from state or federal government for students attending the college.

Makes chief fiscal officer of college custodian of such funds, which shall be expended only upon submission of appropriate claim schedule by officers of student body organization. Requires state college to be reimbursed by student body organization for cost of custodial and accounting services rendered in connection with such funds.

Requires expenditures of student body funds for scholarship and similar purposes to be made in accordance with regulations of Trustees of California State Colleges and be approved by College Financial Aids Office. Requires student's financial aids record include all such funds received.

Makes related changes.

Appropriates \$17,197 to California State Colleges for fiscal year 1969-1970 to provide for special projects coordinator to give systemwide policy direction and exercise supervision over auxiliary organizations of state colleges.

In effect immediately.

Ch. 1289 (AB 1847) MORETTI Amends Sec. 8211, Gov.C., re depositions and notaries public.

Increases fee of notary public received from party purchasing original for services transcribing deposition from \$0.55 to \$0.65 per 100 words.

Provides that notary public in county having population of 5,000,000 or over shall receive for services in reporting deposition not less than \$35.00 for one-half day nor more than fees of reporter pro tempore of superior court of county; and, for services in transcribing deposition, not less than \$2.00 per 28-line 8½ x 11-inch page from party purchasing original and one copy, and not less than \$0.50 per page for each additional copy made at same time or from all other parties purchasing a copy.

Ch. 1290 (AB 1875) MOBLEY Amends Secs. 959.1 and 960.3, S. & H.C., re county highways.

Authorizes county board of supervisors to retain an easement for future public road on a proceeding for abandonment of county highway. Revises provision providing for reversion of title on property abandoned by county.

Ch. 1291 (AB 1895) MURPHY New act. re Santa Cruz tideland grant.

Grants certain described tide and submerged lands to the City of Santa Cruz upon certain trusts and conditions.

Ch. 1292 (AB 1906) BRATHWAITE Amends Sec. 14115, W. & I.C., re medical assistance.

Provides that if patient does not identify himself to provider as Medi-Cal beneficiary, provider may submit his statement within 60 days after date provider certifies as date when patient first so identified provided that date is not later than one year after service was rendered.

Ch. 1293 (AB 1917) HARVEY JOHNSON Amends Sec. 4534, Ag.C., re fairs.

Adds duties to the Fairs Allocation and Classification Committee relating to administration of the Fair and Exposition Fund, private financing for support of local fairs, allocation of moneys to local fairs, establishment of new district agricultural associations or local fairs, classification of fairs, and joint or combined fairs.

Ch. 1294 (AB 1931) SCHABARUM Amends Secs. 5271, 5272, 5325, B. & P.C., re Outdoor Advertising Act.

Changes requirement of a permit number plate for the placing of any outdoor advertising display to a requirement of an identification number plate. Deletes specifications for outdoor advertising display permit number plates issued by the Director of Public Works, relating to construction, size, and annual color changes.

Increases, for calendar year 1970, the original permit fee and the annual renewal fee for an advertising structure from \$5 to \$7; sets such fees, for calendar year 1971 and each calendar year thereafter, at \$6.

Ch. 1295 (AB 1937) CHAPPIE Amends Secs. 6502, 6503, and 6508, Ed.C., re special schools.

Includes county board of education in provisions presently authorizing establishment and maintenance of opportunity schools or classes by school districts.

Ch. 1296 (AB 1955) BURTON Amends Sec. 2, Ch. 1333, Stats. 1968, re San Francisco Harbor.

Provides that mineral rights in San Francisco Harbor lands reserved to the state shall not be exercised so as to interfere with specified rights of persons acquired under lease, franchise, permit, license, or privilege; provided that lease, franchise, permit or license must contain a provision specifying place and manner of ingress and egress to subsurface deposits.

Requires compensation to be paid to specified persons for the value of improvements, betterments, or structures taken as result of construction, location, realignment, expansion, and maintenance of bridges, highways or other transportation facilities by the state.

Ch. 1297 (AB 1958) VASCONCELLOS Amends Sec. 11655.5, H. & S.C., re marijuana and drugs.

Increases membership of Research Advisory Panel from 6 to 7 members by adding Chairman of Interagency Council on Drug Abuse.

Requires that representative of University of California and representative of private university in this state on panel be a pharmacologist or physician or a person holding a doctorate degree in the health sciences.

Incorporates additional changes to Sec 11655.5, H. & S.C., proposed by AB 1264, to be operative only upon enactment of AB 1264.

Ch. 1298 (AB 1985) SCHABARUM Amends Sec. 39052; adds Secs. 39068, 39100.3, 39155, H. & S.C., re automobile emissions; manufacturer's violations.

Revises provision relating to assembly line emission test procedures; requires State Air Resources Board to adopt, by regulation, emission standards, as well as test procedures, for assembly line emission tests; subjects each manufacturer or distributor who violates such procedures or fails to comply with such standards to a civil penalty of \$50 for each vehicle which fails to comply with such regulations and which is first sold in this state; conditions further sale of motor vehicles in this state upon payment of such penalties.

States legislative intent relating to assembly line testing.

Creates Motor Vehicle Pollution Control Fund to which all such penalties must be paid and which is continuously appropriated to the board to carry out certain provisions relating to the board.

Requires new motor vehicles to be the same construction as the approved test engine and transmission combination except permits changes with respect to such vehicles previously approved to be made if such changes do not increase emissions above those for which approval was granted and provided such changes are made in accordance with procedures specified by the board.

Incorporates additional changes to Sec 39052, H. & S.C., proposed by AB 896, to be operative only upon enactment of AB 896.

Ch. 1299 (AB 2016) STACEY Amends Sec. 3300.5, Ed.C., re school districts: reorganization.

Revises provisions authorizing school district reorganization proposals to include proposed formation of four or more unified school districts, and the division of four or more existing high school districts, to remove limitation of four or more as to the number of new unified districts which may be proposed, to specify that such proposal must be one included in a county master plan, that it include two or more existing unified school districts, that an election held in the territory shall not affect the existing unified districts, and that at such an election the formation of individual unified districts may be approved while other proposed unified district formations are disapproved.

Specifies that a county master plan under the revised provisions be submitted to the State Board of Education on or before December 31, 1969, and that succeeding elections be held on or before June 2, 1970.

Makes provisions for related matters.

Ch. 1300 (AB 2053) CHAPPIE Amends Sec. 25210.65, Gov.C., re financing county service areas.

Permits board of supervisors to levy special assessment on property within a county service area for recreational services and facilities benefiting such property if such county service area has been formed between January 1 and June 1, 1966.

Ch. 1301 (AB 2065) KNOX Amends, adds, repeals various secs., Gov.C., H. & S.C., P.R.C., re local agency formation commissions.

Requires that boundary changes made after protest hearings regarding new cities or city annexations be resubmitted to local agency formation commissions. Requires commissions to submit annual budget to supervisors prior to June 10 each year. Authorizes commissions to destroy certain duplicate or old records. Authorizes commissions to approve city detachments and district formations agreed to by all landowners without hearing, election, or both, rather than only city annexations as previously. Deletes distinction between signature requirements and hearings regarding mandatory and permissive petitions or resolutions under the District Reorganization Act of 1965 so that signature requirements are now same as those formerly for permissive proposals and hearings treated as mandatory proposals. Makes act applicable to recreation and park districts, and to Atherton Channel Drainage District with respect to detachments.

Provides for transcript records of local agency formation commission meetings at request of any person if such person pays cost thereof.

Ch. 1302 (AB 2066) ASSEMBLY COMMITTEE ON LOCAL GOVERNMENT Adds, amends, repeals, various secs Gov.C re court attachés.

Prescribes number, salaries, qualifications of attachés and employees of various municipal and superior courts.

Ch. 1303 (AB 2077) KNOX Amends Sec. 6553, Gov.C., re contents of bond indentures.

Increases interest rate on joint powers agreement revenue bonds from 6 to 7 percent.

Provides bonds may be issued and sold to the federal government, State of California, or any agency thereof to provide a source for the payment of principal and interest on federal or State of California loans made to agency issuing bonds.

In effect immediately.

Ch. 1304 (AB 2078) MILLIAS Amends Sec. 5681, B. & P.C., re landscape architects.

Revises the fee schedule to provide that the California State Board of Landscape Architects may fix an examination fee at any amount not exceeding \$50, rather than providing an examination fee of \$40 with the board having the power to reduce the fee to not less than \$20, and to provide that the renewal fee shall be fixed by the board at any amount not exceeding \$75, rather than providing a renewal fee of \$65 with the board having the power to reduce the fee to not less than \$10.

Ch. 1305 (AB 2081) KNOX Adds Div. 4.5 (commencing with Sec. 29500) to Title 4, Corp C. re commodity advisers.

Provides for licensing and regulation of commodity advisers by Commissioner of Corporations

To become operative January 2, 1970.

Ch. 1306 (AB 2093) SIEROTY Amends Sec. 1616, adds Sec. 1608.7, R. & T.C., re property tax assessment appeals

Permits an applicant for an assessment change to cause an exchange of information with assessor by submitting at time of application or at least 20 days before hearing, specified data relating to basis of claim Requires an assessor if such data is submitted, to submit specified information relating to his assessment at least 10 days before hearing.

Prohibits, unless other party consents, introduction of evidence on matters not so exchanged, but permits new material based on information received from other party. Requires that where new material introduced by a party, the other party upon his request be granted a continuance for a reasonable time

Revises provision creating two year presumption in favor of value determination by county board of equalization.

Applicable to assessments made on or after the lien date in 1970.

Ch. 1307 (AB 2126) RUSSELL Amends Sec. 8701, Ed.C., re courses of instruction.

Excuses pupil from family life and sex education instruction when it conflicts with religious training and beliefs of parent or guardian and a written request is made by parent or guardian for excuse; and excuses pupil from health education when same conflicts with religious training and beliefs, rather than religious beliefs, of parent or guardian and such written request is made for excuse.

Defines "religious training and beliefs" to include personal moral convictions.

Ch. 1308 (AB 2163) McCARTHY Adds Sec. 1046, * 13712.1, Ed.C., re schools.

Requires each school district to meet with local recreation and park authorities to review all possible methods of coordinating planning, design, and construction of new school facilities and school sites or major additions to existing school facilities and recreation and park facilities in the community.

Requires annual report from school districts to Department of Education setting forth plans to achieve prescribed goals.

Declares that architectural and engineering firms may be employed on a temporary basis for a specific project by a governing board or by the personnel commission of school district when so designated by the commission. Provides that this provision shall be effective until the first day of 1971 Regular Session.

Ch. 1309 (AB 2174) RAY E. JOHNSON Amends, adds, repeals, various secs., B. & P.C., re fair packaging and labeling.

Enacts "Fair Packaging and Labeling Act." Specifies standards and contents of packages and labels of consumer commodity packages, as defined. Prohibits distribution of packaged commodity unless specifications met. Specifies powers and duties of Director of Agriculture with regard to act. Authorizes director to promulgate rules and regulations to carry out act. Makes violation of act a misdemeanor.

Deletes inconsistent provisions.

Ch. 1310 (AB 2187) VEYSEY Amends Secs. 5779 and 5792, adds Sec. 5787.5, Ed.C., re Miller-Unruh Reading Act

Requires test results under Miller-Unruh Basic Reading Act of 1965 to be submitted on a school-by-school basis commencing in the 1969-1970 school year, and requires that priorities for allocation of funds for expansion of programs be based upon the performance of particular schools, rather than entire districts.

Requires school districts to establish in-service training programs so elementary school teachers may observe instructional techniques of specialist teachers under program.

Ch. 1311 (AB 2200) LEROY F. GREENE Amends Sec. 5254, Ed.C., re pupil attendance.

Permits child who will be 4 years and 9 months of age on or before September 1, to be admitted to prekindergarten summer program maintained by school district for pupils who will be enrolling in kindergarten in September.

Ch. 1312 (AB 2210) FONG Adds Sec. 13561.2, Ed.C., re duties of certificated employees.

Authorizes school district governing boards to utilize persons not having certification qualifications to supervise pupils during any breakfast period or other nutrition period, and authorizes such personnel to be paid from funds from which lunch period supervisors may be paid.

Ch. 1313 (AB 2215) LEWIS Adds Sec. 8201.5, Gov.C., re disclosure of information.

Prohibits Secretary of State from disclosing information, other than applicant's name and address, on application for notary public to other than an applicant or officers or employees of governmental agencies acting in their official capacities.

Ch. 1314 (AB 2216) LEWIS Amends Sec. 13506, Ed.C., re teachers' salary schedules.

Provides that as of July 1, 1970, salary schedules for certificated employees, other than employees in administrative and supervisory positions, shall be based on a uniform allowance for years of training and years of experience. Eliminates provisions specifying that in cities teachers of beginners be ranked with highest salaried elementary teachers of equal training and experience. Prohibits salary

*Correction.

schedule classification of employee solely on basis of grade level taught. Excludes substitute teachers and junior college teachers from such provisions.

Specifies that new provisions shall be inapplicable to junior college districts. States legislative intent.

Ch. 1315 (AB 2221) LEWIS Amends Sec. 13443, Ed.C., re probationary employees.

Provides with respect to hearing procedure that may be involved when probationary employees are given notice that their services will not be required for the ensuing year that hearing shall be by a hearing officer who shall prepare a proposed decision, rather than providing that in the event the hearing is conducted by a hearing officer alone, he shall prepare the proposed decision.

Requires hearing officer to include in proposed decision findings of fact and the determination as to whether charges sustained by the evidence are related to school or pupil welfare. Provides that the proposed decision shall not contain a determination as to sufficiency of the cause or recommendation as to disposition, which matters shall be determined by school board.

Makes related technical changes.

Ch. 1316 (AB 2241) Z'BERG Adds Sec. 8823.5, Elec.C., re county central committees.

Provides that Democratic county central committee of each county, except those containing 20 or more Assembly districts, may provide for the election of all or a portion of central committee members to represent districts with each member residing in the district he represents; each member to be elected at large within the Assembly district in which the county central committee district he represents is located. Requires each committee to reapportion at least once every 10 years based on number of registered Democrats at primaries in even-numbered years with up to 10 percent deviation allowed. Requires that districts be compact and contiguous and provides that they may not cut across existing precinct lines.

Ch. 1317 (AB 2242) Z'BERG Amends Sec. 8820, Elec.C. re Democratic county central committees.

Provides that in a county of the eighth class, the Democratic county central committee may provide for 25 central committee districts, with each member residing in district he represents; each member to be elected at large within the Assembly district in which the county central committee district he represents is located. Requires central committee to reapportion the districts at least once every 10 years on basis of number of registered Democrats at primaries in even-numbered years, with up to 10 percent deviation allowed. Requires that the districts be compact and contiguous and provides that they may not cut across existing precinct district lines.

Ch. 1318 (AB 2254) MILIAS Amends Secs. 23130 and 27160, Veh.C., re motor vehicles - noise limits.

Revises noise limits applicable to the operations of motor vehicles and to new motor vehicles which are sold or offered for sale.

Ch. 1319 (AB 2262) McCARTHY Amends Sec. 647, Pen.C., re punishment for prostitution.

Requires, in cases of persons charged with soliciting or engaging in act of prostitution, pleading of single previous conviction, or of two or more previous convictions, of such offense. Requires imprisonment in county jail for not less than 45 days, without release on any basis and without probation or suspension of execution of sentence, if one such prior conviction is found true or admitted, and imprisonment in county jail for not less than 90 days, without release on any basis and without probation or suspension of execution of sentence, if two or more such prior convictions are found true or admitted.

Removes from definition of "prostitution" the provision that a lewd act under such definition includes acts between persons of the same sex.

Incorporates additional changes to Sec. 647, Pen.C., proposed by A.B. 401, to be operative only upon enactment of A.B. 401.

Ch. 1320 (AB 2267) RUSSELL Amends and adds various secs., R. & T.C., re tax-exempt organizations.

Revises qualifications and qualification procedures for nonprofit organizations to receive exemption from corporation taxes.

Appropriates \$42,000 to Franchise Tax Board to carry out duties imposed by act.

Ch. 1321 (AB 2279) STULL Adds Secs. 10757 and 10758, Ed.C., re pupil records.

Permits parent or legal guardian or person having lawful custody of child, if parents or guardians are divorced or separated, to see written records concerning his child or ward on his request during regular school hours in consultation with certificated employee of district.

Requires school districts to give each pupil's natural parent or legal guardian at their request the same written information about the pupil's academic performance given the parent or guardian having custody of the pupil.

Ch. 1322 (AB 2305) KNOX Amends Secs. 29040, 43068, amends and renumbers Sec 51204, adds Sec. 51204, Gov.C., re open-space lands.

Authorizes a county or city which has entered into contracts or agreements with owners of land pursuant to the California Land Conservation Act of 1965 to provide financial assistance from its general funds to any elementary, high school or unified school district within which such land is located, if the board of supervisors or city council finds that the district is unable to maintain the level of its educational program at a level similar to that provided in immediately prior fiscal year due to the decrease in assessed valuation attributable to such agreements or contracts. Authorizes general law cities to exceed existing tax rate limitations for this purpose.

Deletes authorization to the parties to a contract under the 1965 conservation act to request that the assessed value of property be equalized by the county board of equalization for purposes of ascertaining its value to determine the amount of the payments by local government to an owner for restricting his land to agricultural and compatible uses.

Ch. 1323 (AB 2338) WILSON Amends the heading of Ch. 1 (commencing with Sec. 15900), Pt. 12, Div. 3, Title 2, and Secs. 15900 and 15901, Gov.C., re Governor's economic report.

Revises scope of Governor's economic report and extends time for its submission.

Ch. 1324 (AB 2345) KNOX Adds Sec. 53069.5, Gov.C., amends Sec. 10606, Ed.C., re school districts.

Permits local agency, as defined in Section 54951, to offer reward, the amount determined by local agency, for information leading to identity and apprehension of any person who willfully damages or destroys property of local agency. Makes person who destroys or damages property of local agency or parent or guardian of minor who destroys or damages such property, liable for the amount of such rewards.

Ch. 1325 (AB 2359) THOMAS Amends Secs. 13321 and 14626, Gov.C., re state agency budgets.

Permits state agencies to budget expenditures by program rather than requiring classification.

Authorizes the Department of General Services to include a program cost accounting system as considered necessary for the required accounting system for each state agency.

Ch. 1326 (SB 59) MILLS Amends, and adds various secs. and heading, Ag.C., re agricultural marketing.

Raises amount of bond for the produce dealer's license from \$2,000 to \$4,000.

Makes the Produce Dealers Act applicable to licensed slaughterers.

Permits shortened time before hearing re suspension of dealer's or commission merchant's license when director feels that licensee is in financial difficulty rather than just when the licensee is bankrupt or insolvent.

Requires each applicant for a commission merchant or produce dealer's license or renewal of such license, to include a financial statement prepared by a public accountant or a certified public accountant or on a form prescribed by the Director of Agriculture.

Authorizes the director to require a current financial statement when he believes a licensee is in unsound financial condition, and specifies that failure to submit such a statement is grounds for revocation.

Declares that any financial statement submitted is, with certain exceptions, confidential.

Requires that any verified complaint must be filed not later than one year after default of licensee.

Ch. 1327 (SB 1238) MARLER Adds Sec. 14012, Gov.C., re state property.

Authorizes Department of Public Works to classify portion of state highway right-of-way as nonoperative and allows department to lease such parcels to other public agencies for public purposes. Also provides that when such land becomes necessary for state highway operating purposes such lease shall terminate.

Authorizes department to contribute toward cost of developing parks on such parcels.

* This act shall be known as the "Marler-Johnson Highway-Park Act."

Ch. 1328 (SB 572) SHERMAN Amends Secs. 1300 and 1303, B. & P.C., re clinical laboratories.

Increases maximum amount of and eliminates minimum amount of license fees for various clinical laboratory licensees.

Specifies that State Department of Public Health, rather than State Board of Public Health, shall give notice to licensees in advance of the renewal date for licenses that a renewal fee has not been paid. Requires written notice to be given to licensed clinical laboratory bioanalysts and clinical laboratory technologists rather than to every licensee by registered mail 90 days in advance of the expiration of the fifth year. Provides for delinquency fee under designated circumstances.

Ch. 1329 (SB 657) COLLIER Adds Sec. 31800.5, Gov.C., re county retirement.

Permits, for purposes of County Retirement Law of 1937, conversion of system integrated with federal social security to system which is supplemented by federal social security.

Ch. 1330 (SB 715) CUSANOVICH Adds Sec. 16351.5, Gov.C., re state funds.

Permits transfer to unappropriated surplus of special fund from which originally made, of unexpended balance in any appropriation for capital outlay made payable from such fund, which the Director of Finance, with approval of State Public Works Board, determines not to be required for expenditure pursuant to the appropriation.

Ch. 1331 (SB 725) TEALE Amends Secs. 25601.1 and 25851.1, Ed.C., re blind and deaf pupils.

Alters the formula by which a school district of residence of a blind or deaf pupil pays the State Department of Education for each pupil in attendance at the California School for the Deaf and the California School for the Blind from a basis of a general purpose tax rate to a district tax rate with certain designated exceptions.

In effect immediately.

Ch. 1332 (SB 824) DEUKMEJIAN Amends Sec. 205.5, and adds Sec. 205.8, R. & T.C., re veterans' tax exemption.

Raises from \$5,000 to \$10,000 the tax exemption allowed to certain disabled veterans on their homes. Extends this exemption to homes owned by the widows of such veterans until such time as they may remarry.

Grants exemption for a blind veteran, in lieu of those now provided, for his home owned by corporation of which he is a shareholder and because of such fact has the right to possess a home owned by the corporation. States legislative intent that reduction of taxes paid by corporation shall be reflected in reduction of charges to veterans whose qualification caused reduction. Gives assessor exclusive authority to prescribe procedure for applying for exemption. Provides that exemption shall be granted when assessor determines applicant meets requirements.

Contingent upon adoption of Senate Constitutional Amendment No. 29.

Ch. 1333 (SB 932) SHERMAN Adds Sec. 655, B. & P.C., re healing arts.

Prohibits specified relationships between optometrists and registered dispensing opticians under designated circumstances, and with persons engaged in manufacture, sale or distribution of designated products. Exempts from prohibition certain presently existing relationships. Makes violation of such prohibition a misdemeanor as to optometrist and by person who participates with optometrist in such violation. Sets forth declaration of legislative intent.

*Correction.

Ch. 1334 (SB 1009) BEILENSEN Adds Sec. 40309.5, Veh.C., re parking ordinance violations: bail.

Requires written notices of violations of city or county parking ordinances to be accompanied by written notice of the bail for the offense and the address where bail may be sent.

Ch. 1335 (SB 1023) STIERN Amends Secs. 31243 and 31247, Ed.C., re graduate fellowships.

Provides with respect to state competitive graduate fellowship program that award may be renewed for three additional years under specified conditions and deletes present provisions relating to renewal of such awards under extraordinary circumstances or for one summer term under certain conditions.

Explicitly limits total number of fellowships to 2 percent of total number of baccalaureate degrees awarded during preceding academic year by accredited colleges and universities in California. Deletes obsolete provisions.

Ch. 1336 (SB 1072) HARMER Adds Ch. 3.4 (commencing with Sec. 31226), Div. 22, Ed.C., re College Educational Opportunity Program.

Creates State College Educational Opportunity Program providing grants and, where appropriate, educational assistance for students who are economically disadvantaged, but who display potential for success in accredited curricula offered by California State Colleges. Requires Trustees of the California State Colleges to determine eligibility for grants, to be granted and renewed according to standards set by Trustees of California State Colleges. Authorizes Trustees of the California State Colleges to select students from those nominated by each high school in the state, the Veterans' Administration, and state agencies authorized to nominate candidates for participation in such programs, but requires such students to meet standards of the state college which they are attending or the requirement for the special admissions program established by the trustees. Requires trustees to keep records of academic progress of students under program.

Provides for special educational opportunity programs and for specified reimbursement from trustees to state college sponsoring such program. Provides no student shall receive grant in excess of \$700 per academic year under this program.

Prohibits state funds appropriated for purposes of competitive scholarship program from being used for State College Educational Opportunity Program.

Requires all funds appropriated pursuant to Item 116.5 of Budget Act of 1969 to be used for purposes of program.

Ch. 1337 (SB 1134) CUSANOVICH Amends Secs. 525 and 526, B. & P.C., re eyeglasses.

Includes persons under 18 years of age among those to whom a dispensing optician, optometrist, or a physician and surgeon cannot dispense, prescribe, or sell eyeglasses unless such eyeglasses are made of a material resistant to shattering. Provides that such eyeglasses shall not be installed in frames manufactured of flammable material.

Provides that a dispensing optician, optometrist, or physician and surgeon is not subject to disciplinary action for violating the above prohibition unless he is informed by the person obtaining the eyeglasses or of his own personal knowledge knows that the eyeglasses are for a person who is under 18 years of age.

Ch. 1338 (SB 1379) STEVENS Amends Sec. 1680, adds Sec. 1656, B. & P.C., re dental assistants.

Requires, on or after January 1, 1972, that every person licensed to practice dentistry in this state certify to the board that he or any person employed by him, who operates dental radiographic equipment, has passed an examination in radiation safety conducted by the Board of Dental Examiners or has passed a licensing examination as a dentist or dental hygienist deemed by the board as equivalent to the radiation safety examination. Authorizes the board to charge a fee for such examination, not exceeding \$10.

Makes it unprofessional conduct on or after January 1, 1972, to fail to so certify, or to falsely certify, to the board. Makes it unprofessional conduct to permit a person to operate dental radiographic equipment who has not passed the required examination.

Ch. 1339 (SB 1433) McCARTHY Adds Sec. 4107.1, W. & I.C., re state lands. Authorizes the Director of General Services to grant a right-of-way for public road purposes over a part of Napa State Hospital lands to the County of Napa. *In effect immediately.*

Ch. 1340 (AB 109) BRIGGS Amends, adds various secs., Veh.C., re identification cards.

Authorizes Department of Motor Vehicles to issue identification cards to any person 18, rather than 21, years of age or older who does not have a valid California driver's license. Authorizes issuance based upon a certificate of naturalization issued by the United States Department of Justice.

Requires identification cards issued to persons under 21 to expire on the 21st birthday and to bear on the face of the card a profile photograph, a diagonal overprint of the word "minor," and a statement that the card expires on the 21st birthday; requires cards issued to persons 21 and over to bear a fullface photograph.

Revises provisions relating to renewal. Defines cancellation. Makes related and technical changes.

Incorporates additional changes to Sec. 13002, Veh.C. proposed by SB 1030 to be operative only upon enactment of SB 1030.

Ch. 1341 (AB 506) DUFFY Amends, adds, repeals, various secs., Ag.C., re milk and milk products.

Changes the procedure for determining whether market milk or products of market milk should be degraded or excluded for failure to meet the prescribed bacteria count, coliform determinations, or cooling temperature.

Changes the procedure for the reinstatement of the market milk or product of market milk after its exclusion or degrading.

Specifies that violation of the bacterial, coliform, and cooling temperature standards shall be followed promptly by inspection to determine and correct their causes and provides that this inspection shall be made immediately after the notice required by these provisions is sent.

Provides that samples may be taken from consecutive milking and consecutive lots of processed products and shall be taken when requested by the producer or processor involved.

Provides that reinstatement of degraded market milk or products of market milk shall be made when two consecutive samples taken after the degrade within a seven-day period meets the standards.

Ch. 1342 (AB 717) CORY Amends Secs. 6702, 6704, and 6713, Fin.C., re savings and loan associations.

Includes within definition of "real property" which a savings and loan association may invest in, hold, buy, and sell structures or buildings held under a leasehold or subleasehold interest with unexpired term of at least 25 years.

Provides savings and loan association that has real property used or to be used primarily as principal office or branch may invest in specified property up to 30, rather than 20, percent of specified factors

Provides limits on authority of savings and loan association to enter into or assume leases applies to all associations, rather than those issuing stock or investment certificates.

Authorizes savings and loan associations to acquire and hold stock in specified corporations authorized to be created pursuant to the Housing and Urban Development Act of 1968, and to make investments in a partnership, limited partnership, or joint venture formed pursuant to specified provisions of such act.

Revises authorization of savings and loan association with respect to investment of bonds, notes, debentures of national mortgage associations or other similar credit institutions, including Federal National Mortgage Association. Includes specifically within authorization stock, bonds, notes, debentures, or other obligations of Government National Mortgage Association.

Provides that, in addition to borrowing otherwise authorized and to extent Savings and Loan Commissioner approves by regulation or advice in writing, savings and loan associations may borrow, give security, specifically within authorization stock, bonds, notes, debentures, or securities authorized by commissioner.

Ch. 1343 (AB 753) Z'BERG New act, re Tahoe regional planning.

Provides that notwithstanding any other provisions of law, the appropriation of \$50,000 to Tahoe Regional Planning Agency provided by Section 6.1 of Chapter 988, Statutes of 1968, is reappropriated for the purpose provided therein, to be

available for expenditure by the California Tahoe Regional Planning Agency until such time as the Tahoe Regional Planning Agency commences operation at which time the unexpended balance of such amount shall revert to the Tahoe Regional Planning Agency.

Ch. 1344 (AB 782) KETCHUM Repeals Ch. 4 (commencing with Sec. 55001), Div. 20, Ag.C., re grain warehouses

Repeals provisions for registration and regulation of grain warehouses.

Ch. 1345 (AB 972) ARKLIN Amends Secs 1036, 1904, adds Sec. 1904.1, P.U.C., re Public Utilities Commission.

Increases various fees charged by the commission for certain certificates of public convenience and necessity and for certificates authorizing issuance of stock, bonds, and other evidences of indebtedness.

Incorporates additional changes to Sec. 1904, P.U.C., respecting fees charged by the Public Utilities Commission, proposed by SB 1077, to be operative only upon enactment of SB 1077.

Ch. 1346 (AB 1223) DUNLAP Amends various secs., Wat.C., re irrigation district assessments.

Extends from three to five years from the date of sale the period during which property sold for delinquent assessments may be redeemed and after which the purchaser will otherwise be entitled to a deed and requires collector to give notice by certified mail to last assessee 30 days prior to the end of the redemption period.

Makes related changes.

Declares legislative intent that Chapter 780 of Statutes of 1968 shall be applicable only to collector's deeds delivered after the effective date of the Statutes of 1968.

Declares that act, except foregoing declaration of legislative intent, shall not be applicable to property sold for delinquent assessments prior to effective date of act whether or not a collector's deed has been delivered to the purchaser

Incorporates additional changes to Sec. 26658, Wat C., made by AB 281 (Ch. 63, Stats. 1969).

Ch. 1347 (AB 1310) BRIGGS Amends Secs. 100 and 1391, adds Sec. 119.5 and Art. 14 2 (commencing with Sec. 1063), Ch. 1, Pt. 2, Div. 1, Ins.C., re insurance.

Requires, within specified time, all insurance carriers authorized to transact business in state, except those writing specified types of insurance in this state, to establish California Insurance Guarantee Association Requires each such insurer to participate in association as condition of its authority to transact business in state.

Specifies powers and duties of association and its board of governors. Specifies powers and duties of Insurance Commissioner with regard to association.

Includes related provisions.

Makes permissive, rather than mandatory, the assessment of subscribers of certain reciprocal or interinsurance exchanges upon insolvency or liquidation.

In effect immediately.

Ch. 1348 (AB 1417) LANTERMAN Adds Art. 2.6 (commencing with Sec. 5140), Ch. 2, Div. 5, P.R.C., re theatrical schools and institutes.

Authorizes counties with population of 4 million or more to acquire land for and construct, or lease, or otherwise acquire and maintain, special or technical schools or institutes for instruction in the dramatic or theatrical arts and related facilities.

Authorizes such counties to operate such schools or institutes and related facilities, as specified.

Authorizes such counties to enter into specified lease or sublease with any nonprofit association or corporation for the maintenance, operation and management of such schools or institutes and related facilities. Grants tax-exempt status to property and facilities required and used for such operations and requires transfer of net assets of nonprofit association or corporation to county upon expiration of lease or sublease.

Ch. 1349 (AB 1489) VEYSEY Amends Sec 9308 and heading of Art 1 (commencing with Sec. 9301), Ch. 2, Div. 8, Ed C., re textbooks.

Deletes requirement that State Board of Education must compute textbook credit by subject matter for school districts.

Makes technical change.

Incorporates additional changes to Sec. 9308, Ed.C., proposed by SB 225, to be operative only upon enactment of SB 225.

Ch. 1350 (AB 1504) PATTEE Adds, repeals, Sec. 62491, Ag.C., re milk.

Establishes new conditions that must be met before Director of Agriculture can suspend the minimum wholesale or retail prices of fluid milk or fluid cream in a marketing area.

In effect immediately.

Ch. 1351 (AB 1511) RYAN Amends Secs. 23608, 23610, 25201, adds Sec. 25207, Ed.C., re California State Colleges.

Makes technical changes in authority of Trustees of California State Colleges to participate in federal programs, grants, and loans. Specifically authorizes trustees to enter into agreements with federal agencies which result in grants, matching funds, or any other kind of financial aid for institution of housing and other educational facilities for students and staff of state colleges.

Defines "service contracts" and authorizes trustees to enter into contracts and provides that such contracts shall be subject only to the provisions in the State College Contract Law re labor and material bonds and to such other provisions of such law as the trustees may from time to time designate as applicable.

Ch. 1352 (AB 1671) FORAN Amends various secs., S. & H.C., re scenic highways.

Renames Advisory Committee on Scenic Highways as Scenic Highway Advisory Committee.

Makes related changes.

Revises Route 75 to be included in scenic highway system from Route 5 near south end of San Diego Bay to Route 5 via Silver Strand and San Diego-Coronado Toll Bridge, rather than to San Diego-Coronado Ferry in Coronado.

Incorporates additional changes to Sec. 263.5, S. & H.C., proposed by AB 1345, SB 174, and AB 1345 and SB 174, to be operative only upon enactment of AB 1345, SB 174, or AB 1345 and SB 174, respectively.

Ch. 1353 (AB 1751) BRIGGS Amends Sec. 11580.2, Ins.C., re insurance: uninsured motorists.

Provides that insurer and any named insured, prior to or subsequent to the issuance or renewal of policy of automobile liability insurance, may agree in writing to delete uninsured motorist endorsement or coverage.

Revises, operative on January 1, 1971, provisions relating to effect of the insured having valid and collectible automobile medical payment insurance available to him.

Incorporates additional changes to Sec. 11580.2, Ins.C., proposed by AB 1398 and SB 643, to be operative only upon enactment of either or both bills.

Ch. 1354 (AB 1827) MILIAS Amends Secs. 681, 681.4, 682.2, 682.8, and adds Sec. 663.7, H. & N.C., re vessels.

Appropriates specified moneys for allocation to counties and to the Department of Parks and Recreation, upon application therefor, for support of boating safety and enforcement programs, as defined. Requires reimbursement of the Department of Parks and Recreation for the cost of its boating safety and enforcement programs conducted from January 1, 1970, to June 30, 1970, but not to exceed \$50,000.

Increases vessel numbering and ownership certificate fees with increase to be used for such allocations.

Requires Department of Harbors and Watercraft to study and report to Legislature on feasibility of vesting exclusively with local government responsibility for patrolling and law enforcement on waterways presently patrolled by the Department of Parks and Recreation.

Ch. 1355 (AB 1876) MURPHY Amends Sec. 62492, * adds 62707.2 and 62707.3, repeals Sec. 58656, Ag.C., as proposed by AB 289, re marketing of milk.

Deletes provisions that specify that only provisions which may be included in a marketing order or agreement relating to milk, other than manufacturing milk and market milk which is used in the manufacture of any dairy product or product resembling a milk product, are provisions for advertising and sales promotion of milk, provisions for research studies for certain milk and milk products, and

* Correction.

other research studies concerning the health, food, nutritional, therapeutic, dietetic or keeping qualities of milk or milk products or such qualities of other food products or development of new milk products, provisions for an educational program, and other appropriate related provisions.

Provides that the Director of Agriculture shall not terminate the minimum wholesale and retail prices for fluid milk in any marketing area that there ceases to be a stabilization and marketing plan in force and effect if there is in effect in such marketing area a marketing order applicable to fluid milk issued under the provisions of the California Marketing Act of 1937. Provides method for determining the cost of fluid milk in the event the production of fluid milk is subject to a marketing order.

Ch. 1356 (AB 1943) CHAPPIE Adds Secs. 13066 and 13951, Wat.C., re Lake Tahoe sewage facilities.

Requires after January 1, 1972, all sewage or other waste within Lake Tahoe watershed to be placed into a sewer system and treatment facilities sufficient to handle and treat any resultant sewage and transportation facilities sufficient to transport any resultant sewage effluent outside the watershed, except sewage or waste into a holding tank which is pumped and transported to such treatment and transportation facilities. Declares further maintenance or use of cesspools, septic tanks, or other means of sewage or other waste disposal in the watershed after such date to be a public nuisance, and declares the occupancy of any building from which sewage or other waste is discharged in violation of such provisions to be a public nuisance and to be subject to injunction. Declares provisions not to be applicable to a particular area of Lake Tahoe watershed, whenever regional water quality control board for Lahontan region makes specified findings. Inserts such provisions in revised provisions on water quality control proposed by AB 413.

Permits Tahoe City Public Utility District to enter into a contract with State Water Resources Control Board for a construction loan in an amount not to exceed \$2,000,000 without being required to hold an election on whether or not to enter into the contract.

Appropriates \$500,000 from the State Water Quality Control Fund to the State Water Resources Control Board for expenditure, without regard to fiscal years, for a loan to the North Lake Tahoe Public Utility District for construction of necessary sewage and storm drainage facilities to prevent and control water pollution in the north Lake Tahoe area served by the district on condition of repayment of the loan with interest.

In effect immediately.

Ch. 1357 (AB 1975) WILSON Amends Sec. 1324, Pen.C., re criminal investigations.

Provides that, until 91st day after final adjournment of 1972 Regular Session, in addition to other specified felony proceedings or investigations, in any investigation of a criminal organization, as defined, or organized crime, as defined, and its activities conducted by the Attorney General, if person refuses to answer question or produce evidence on ground he may be incriminated thereby, Attorney General, in addition to district attorney of proper county, may request superior court in writing to hold hearing to show cause why such answer should not be given or such evidence should not be produced.

Requires Attorney General to report to Legislature not later than specified date use and effect of such procedure.

Ch. 1358 (AB 1979) DAVIS New act, re redevelopment in disaster areas.

Appropriates \$150,000 to State Allocation Board for purpose of loan to City of Crescent City pursuant to Community Redevelopment Financial Assistance and Disaster Project Law and related provisions, and for completion of projects undertaken pursuant to such law and provisions.

In effect immediately.

Ch. 1359 (AB 2139) DAVIS Amends Sec. 1257 and adds Sec. 10505.5, Wat.C., re appropriation of water.

Includes enhancement of fish and wildlife as a specifically mentioned beneficial use of water the relative benefit from which to be derived shall be considered by the State Water Resources Control Board in acting upon applications to appropriate water.

Requires state filings, and permits and licenses issued pursuant thereto, to contain a provision that they do not authorize use of water outside of the county of origin which is necessary for the development of the county.

Incorporates additional changes proposed by AB 413 to Section 1257 of the Water Code, to be operative only upon AB 413 becoming operative.

Ch. 1360 (AB 2220) LEWIS Amends Secs. 3070, 3074, 3074.5, and 3093, Lab.C., re apprenticeship.

Adds Chancellor of the California Community Colleges, or his permanent and best-qualified designee, to membership of Apprenticeship Council. Provides that the Board of Governors of the California Community Colleges may engage in, support, promote, and cooperate in specified apprentice training instruction. Provides that the vocational and education activities and services of the Board of Governors of the California Community Colleges shall not be abridged through the implementation of certain provisions relating to on-the-job training programs.

Incorporates additional changes to Sec. 3070, Lab.C., proposed by both AB 340 and AB 745, to be operative only upon enactment of both AB 340 and AB 745.

Ch. 1361 (AB 2323) WILSON Adds Ch. 13 (commencing with Sec. 25970), Div. 20, H. & S.C., re minors: crossing into Mexico.

Requires peace officer of any city or county to prevent entry from California into Mexico at border by any resident of this state under age of 18 years who is unaccompanied by parent or guardian or who does not have written consent for such entry from parent or guardian or who does not have passport. States that authority so granted shall be only to prevent entry and not to otherwise detain.

Ch. 1362 (SB 316) GRUNSKY Amends, adds, repeals various secs., Civ.C., C.C.P., Gov.C., H. & S.C., S. & H.C., re works of improvement.

Repeals statutes relating to mechanics' liens, notices to withhold, and other matters relating to private and public works of improvement. Enacts new title of Civil Code revising and restating law on these subjects.

Provides shall not be construed as constituting change in, but shall be construed rather as declaratory of, preexisting law.

To become operative January 1, 1971.

Provides that any section of any other act, enacted by Legislature at 1969 Regular Session prior or subsequent to enactment of this act, which amends, adds, or repeals any section of any code which is amended, added, or repealed by this act, shall prevail over this act.

Ch. 1363 (AB 2214) LEWIS Amends Sec. 10751, Ed.C., re pupil records.

Permits school personnel to furnish names and addresses of graduating seniors to elected officials.

Ch. 1364 (SB 730) STEVENS Amends Sec. 3097, Civ.C., as added by SB 316, and Sec. 1193, C.C.P., re mechanics' liens.

Provides that registered engineer or licensed land surveyor who has furnished services for design of work of improvement and gives preliminary notice not later than 20 days after work of improvement has commenced has complied with provisions for giving written preliminary notice of filing of claim of lien under mechanics' lien law with respect to engineering or surveying service furnished or to be furnished.

Incorporates additional changes to Sec. 3097, Civ.C., as added by SB 316, to be operative only upon enactment of SB 316.

Ch. 1365 (SB 1075) WALSH Amends various secs., Veh.C., re highways: local regulations.

Prohibits application to any state highway included within the national system of interstate and defense highways of new local ordinances prohibiting the use of particular highways by certain vehicles, by commercial vehicles or other vehicles with weight limitations, and by commercial vehicles exceeding specified weight limits, except ordinances approved by the California Highway Commission by a § vote.

Prohibits subsequent disapproval by the Department of Public Works of local ordinances applying to any state highways included within the national system of interstate and defense highways which ordinances prohibit the use of highways by certain vehicles, by commercial vehicles or other vehicles with weight limitations, and by commercial vehicles exceeding specified weight limits, until such disapproval

has been concurred in by the California Highway Commission by a $\frac{4}{5}$ vote except that for such ordinances which prohibit the use of particular highways by certain vehicles and which were enacted prior to January 1, 1969, pursuant to specified provision, requires that such disapproval be concurred in by both the local authority and by a $\frac{3}{5}$ vote of the California Highway Commission.

Revises power of local authorities to adopt rules and regulations regarding vehicles entering or crossing through highways.

Deletes authorization of local authorities to adopt rules and regulations designating particular highways and one-way highways and requiring that all vehicles thereon be moved in one specified direction.

Incorporates additional changes to Sec. 35712, Veh.C., proposed by AB 1254, to be operative only upon enactment of AB 1254.

Ch. 1366 (SB 1150) SHERMAN Amends Sec. 15517, Ed.C., re fire safety.

Includes the installation of protective and warning devices and intrusion alarms as well as any purpose for which a fire marshal certifies the necessity as corrective measures relating to fire and panic safety which the governing board of a school district may undertake without complying with certain provisions concerned with the repair, reconstruction, and replacement of school buildings.

Extends operative effect of section from July 1, 1969, to July 1, 1971.

Ch. 1367 (SB 1253) MOSCONE New act, re San Francisco Harbor.

Grants and conveys state's interest in certain described lands (parts of Davis Street), free of trust for purposes of navigation, commerce, and fisheries to the City and County of San Francisco and requires Director of Finance to execute and deliver to the city and county a deed or quitclaim deed thereto.

Authorizes the city and county to bring or defend any action to establish title to such lands against the state, or any agency thereof.

Authorizes sale of such lands at a price equal to the fair market value of the state's interest, determined as specified, and restricts use of the proceeds of such sales to retire bonded indebtedness incurred for San Francisco Harbor improvements for which the state is primarily liable.

Ch. 1368 (AB 140) TOWNSEND Amends, amends and rennumbers, adds, repeals various secs., Ed.C., re regional occupational centers.

Authorizes county superintendent of schools, with approval of county board of education, and governing board of school district, or joint powers governing board, to certify to county auditor and county board of supervisors on or before August 10, rather than on or before July 15, the amount of money required to be raised by tax for education of pupils attending regional occupational center or program maintained by county superintendent of schools or by school district.

Requires school districts to conduct job market survey with specified groups in area which districts propose to establish regional occupational center or program.

Makes any adjustment in the state apportionment allowance formula for a.d.a. automatically applicable to districts participating in a regional occupational center with respect to contributions to annual operating funds of center.

Requires Department of Education to submit annual evaluation of regional occupational centers and programs for the preceding fiscal year to Legislature, on or before 30th legislative day of regular session

Rearranges various provisions relating to regional occupational centers.

Makes related changes.

Ch. 1369 (AB 532) CROWN Amends Sec. 18709, Sec. 19568 as proposed to be added by SB 840, W. & I.C., re blind persons.

Increases California Industries for the Blind contribution for each non-civil-service production worker for health insurance from \$6 to \$8.

Incorporates additional changes proposed by SB 840, to be operative only on enactment of SB 840.

Ch. 1370 (AB 968) CRANDALL Amends Sec 6904, Gov.C., and Sec. 19629, W. & I.C., as proposed to be added by Senate Bill No. 840, re vending stands for blind.

Requires that a sum equal to 4 percent of wages paid to a blind or otherwise disabled person hired after July 1, 1969, at vending stand be deducted from service charge paid by operator, providing operator pays wages at least equal to minimum wage required by Labor Code.

Incorporates additional changes proposed by SB 840, to be operative only upon enactment of SB 840.

Ch. 1371 (AB 978) MOORHEAD Amends Sec. 13121, Ed.C., re teacher's oaths.

Revises oath to be taken by certificated employees by revising certain specific affirmations and deleting requirement that employee promote specified goals by precept and example.

Ch. 1372 (AB 1178) KNOX Adds, amends, * amends and renumbers, repeals various secs. Gov.C., re California Land Conservation Act.

Revises the California Land Conservation Act of 1965 and provides that agricultural land generally, rather than only prime agricultural land, may be restricted to agricultural purposes by means of contracts between counties or cities and private landowners. Deletes provisions providing for "agreements" between entities of local government and owners of agricultural lands and provides for restricting such land only by "contracts." Specifies that such contracts shall run for an initial period of 10 years or more, rather than for 10 years, and deletes provisions relating to payments of state funds to local government for conservation and administration purposes pursuant to the act.

Varies the procedures for establishing, altering the boundaries of, and abolishing agricultural preserves and the procedures for the cancellation of contracts restricting land to agricultural uses and for the recording of such contracts. Removes many of the functions performed by state agencies under the act.

Specifies that a contract restricting land to agricultural purposes under the act shall be an "enforceable restriction," as such term is used in the constitutional provision relating to the assessment of open-space lands.

Ch. 1373 (AB 1530) LEROY F. GREENE Amends Sec. 8575, Ed.C., re graduation academic standards.

Specifies time period of on or before July 1, 1970, for State Board of Education to prepare and distribute model minimum academic standards for graduation to each school district maintaining a high school for its consideration.

Ch. 1374 (SB 97) COLOGNE Adds Sec. 22123, Wat.C., re irrigation districts.

Specifies that irrigation districts providing electric power to areas outside their boundaries shall be subject to reasonable rules, regulations, and orders of the governing body of the city or county areas being served, but, in no event, more restrictive than those imposed by the Public Utilities Commission upon utilities providing such service. Provides no district may impose rates, rules, regulations, or orders in such area different from those imposed within the district except with consent of the governing body of the area.

Ch. 1375 (SB 327) McCARTHY Amends Sec. 1, Ch. 497, Stats. 1959, re County of Marin tidelands.

Specifies additional public purposes for which certain tidelands granted in trust to the County of Marin may be used, and makes related technical changes.

Extends for 10 years the period within which such tidelands are required to be improved, restored, preserved, or maintained by such county without expense to the state.

Ch. 1376 (SB 418) SHORT Amends Sec. 22825, Gov.C., re Meyers-Geddes Act.

Provides that the employer's contribution shall be the amount necessary to pay the cost of the health benefits plan or plans, including the cost of enrollment of all family members, rather than only the cost of a basic plan.

Operative on the first day of the month following the month in which statutes enacted at the 1969 Regular Session are effective.

Ch. 1377 (SB 870) MOSCONE Amends Sec. 11008.7, W. & I.C., re public assistance.

Provides that neither federal funds distributed to persons of California Indian descent by P.L. 90-507 nor property derived therefrom be considered for any purpose in determining any type of public assistance to needy persons.

In effect immediately.

*Correction.

Ch. 1378 (SB 879) COLLIER Adds Sec. 27178, S. & H.C., re state highways.

Authorizes Department of Public Works to restrict any portion of state highways within a bridge and highway district to a particular mode of vehicular transportation during such hours as the department, upon basis of engineering and traffic investigation, determines such restriction would expedite the flow of traffic.

Ch. 1379 (SB 1252) MOSCONE Adds Ch. 5.75 (commencing with Sec. 5766), Div. 6, Ed.C, re non-English-speaking students.

Directs Department of Education to develop and implement, in cooperation with local school districts, a demonstration program in a selected county or city and county designed to promote specified purposes with respect to providing bilingual instruction for non-English-speaking students, to be administered by county superintendent of schools, or city superintendent of schools in the case of a city and county. Requires department to provide for annual evaluation of programs adopted pursuant to this act. Provides program terminates on July 1, 1972.

Ch. 1380 (SB 1397) MOSCONE Adds Art 14 (commencing with Sec. 429.30), Ch. 2, Pt. 1, Div. 1, H. & S.C., re Indian health services.

Requires State Department of Public Health to maintain program for Indians and their families. Enumerates activities of program.

Appropriates from General Fund \$32,117 to State Department of Public Health for expenditure by department during 1969-1970 fiscal year pursuant to provisions enacted by this act.

Ch. 1381 (AB 284) BADHAM Adds Sec. 21382.5, Gov.C., re Public Employees' Retirement System.

Includes within definition of dependent children, for purposes of survivorship benefits, full-time students under the age of 22.

Ch. 1382 (AB 324) MCCARTHY Amends Sec. 14376, and Sec. 14226 as proposed by AB 1728, Ed.C, re State Teachers' Retirement Law.

Permits retired member of State Teachers' Retirement System to be employed as a substitute requiring certification qualifications, or as a substitute requiring certification qualifications in the California School for the Deaf or California School for the Blind, without interruption of retirement benefits or reinstatement into system if payment does not exceed \$4,000, rather than \$2,500, in a fiscal year.

Incorporates same changes to Sec. 14226, as proposed by AB 1728, to be operative upon enactment of AB 1728.

Ch. 1383 (AB 356) DAVIS Adds Sec. 3566.3, Elec.C., re analysis of measures.

Requires the Legislative Analyst to prepare an analysis of measures submitted to voters if, in his opinion, they involve additional cost. Provides that if the measure is one requiring a substantial increase in state costs the analysis is to contain an estimate of its cost and specify the method of financing it. Specifies the length of the analysis and requires it to be printed in the ballot pamphlet.

Declares that act to become inoperative if AB No. 1283 is enacted.

Ch. 1384 (AB 564) THOMAS Amends and repeals various secs., F. & G.C., re taking of sardines.

Provides that sardines may be taken for bait up to specified amounts under permits issued by department rather than limit such taking to amount contained incidentally in loads or lots having 15 percent or less sardines by weight.

Limits use of sardines incidentally taken to canning, preserving, and reduction. Provides department shall keep records and shall notify permittees when limitation will be reached.

Provides sardines taken incidentally shall only be used for canning and reduction rather than include use for bait.

Deletes certain load limitation for sardines.

Deletes requirement that fish mixed with sardines when delivered to packer are to be included in percentage of sardines received by packer during calendar month.

Makes related changes.

Requires Department of Fish and Game to prepare a comprehensive master inventory and preliminary master plan, as specified, for utilization of all ocean fish resources from existing scientific information, for the purpose of providing future programs for the management and proper use of all ocean fish resources, and to complete and submit such to the Legislature not later than the fifth legislative day of the 1971 Regular Session. Requires department to prepare a first phase

inventory from all available studies of the pelagic wet fish and related species resources, and to present such to the Legislature not later than the fifth legislative day of the 1970 Regular Session.

Ch. 1385 (AB 643) QUIMBY Amends Sec. 26155, Gov.C., re county contributions.

Permits county board of supervisors to authorize and provide for contributions to nonprofit educational radio as well as television stations.

Ch. 1386 (AB 950) DUFFY Adds Sec. 14124, W. & I.C., re medical assistance.

Provides that notice of suspension for cause by the director from further participation under Medi-Cal of a licensed, certified or registered provider of services be sent to the appropriate state agency. Provides that no action taken by such state agency shall have any effect upon a suspension. Authorizes the director to provide information obtained as a result of its investigation to the appropriate state agency.

Defines "suspension" as a final suspension after all administrative and judicial remedies are exhausted.

Ch. 1387 (AB 961) CHAPPIE Adds Secs. 146 and 147, Lab.C., re industrial safety board.

Provides for time, place, and notice of quarterly meetings to be held by Industrial Safety Board.

Provides that board, at quarterly meetings, shall make time available to interested persons to propose new or revised orders appropriate for adoption pursuant to certain hearing procedures of the Division of Industrial Safety. Provides that the board shall consider issuing such proposed orders by no later than its next quarterly meeting.

Ch. 1388 (AB 1165) CORY Amends Sec. 13599.2, Ed.C., re special educational programs.

Modifies prohibition against utilization of instructional aides to increase the number of pupils in relation to the number of classroom teachers in special education programs in any school, school district, or in the state, to make an exception to allow class size ratios existing prior to November 13, 1968, in special education classes to be maintained or decreased.

Authorizes school district governing boards to designate these positions by an appropriate title other than "instructional aide."

In effect immediately.

Ch. 1389 (AB 1278) BURKE Amends Sec. 3507.5, Gov.C., re public employee organizations.

Declares that provision of law authorizing public agencies to adopt rules and regulations restricting management and confidential employees from representing employee organizations on matters of employment relations, does not otherwise limit the right of employees to belong to or hold office in employee organizations.

Ch. 1390 (AB 1350) MILIAS Amends Sec. 393, M. & V.C., re military personnel.

Makes provision affording indemnification of public employees re judgments against them applicable to active members of the militia and members of the militia in active service pursuant to an order of the President of the United States as a result of a state of emergency, if such active member or person is not indemnified by the federal government.

Ch. 1391 (AB 1374) FONG Adds Sec. 11479.5, Ed.C, re school attendance.

Provides that attendance of pupils at junior college summer schools be credited to district in fiscal year in which last day of summer school falls.

Provides that July 21, 1969, may be deemed to be a regular day of school attendance for certain specified purposes and a.d.a. for that date shall be deemed to be the actual attendance for July 22, 1969.

In effect immediately.

Ch. 1392 (AB 1387) BEVERLY Amends Secs. 16859, 16860, Ed.C., re school-bus transportation.

Permits the governing board of a school district to use schoolbuses, or contract with other school districts or with the county superintendent, to provide transportation in connection with any school-related activities conducted, rather than

limit the use of schoolbuses to teachers, school personnel and adults assisting in the supervision of pupils; and affords like authority to county superintendents.

Determines that the transportation provided by the governing board of a school district or by the county superintendent of schools may be for their respective employees, one adult person related to each such employee as may be designated by the governing board or by the county superintendent, as the case may be, and volunteer adults who are officially assisting in the supervision of pupils.

Ch. 1393 (AB 1394) BRIGGS Adds Ch. 13 (commencing with Sec. 25970), Div. 20, H. & S.C., re dogs.

Enacts Dog Act of 1969. Defines "sentry dog," "narcotic detection dog," "tracker or attack dog," "sentry dog company," and "dog handler" for purposes of act.

Requires each dog subject to act to wear identification tag, as specified, at all times, and, whenever transported, to be well secured to prevent possible escape. Makes provision for registration of dogs handled by sentry dog company.

Requires specified dog handler to visit each dog subject to act, when dog is on actual duty, at least once each 12 hours to examine adequacy of specified conditions, and to correct if inadequate.

Makes violation of act punishable by fine of \$100.

Ch. 1394 (AB 1547) ZENOVICH Amends Secs. 19124, 19132.3, 19150, H. & S.C., re earthquake protection for buildings.

Deletes fee schedule for certain building permits and certain restrictions on prescribing fees, and authorizes governing body of city or county to prescribe fees generally to cover expenses incurred by its enforcement agency in issuance of such permit. Specifies that, if enforcement agency is Department of Housing and Community Development, the Commission of Housing and Community Development may establish schedule of fees to pay cost of administration and enforcement.

Makes technical changes.

Ch. 1395 (AB 1564) FONG Amends Sec. 13456, Ed.C., re leaves of absence.

Requires rather than permits school district governing board to provide leaves of absence for pregnancy and convalescence following childbirth and to adopt reasonable rules and regulations regarding such leaves of absence.

Ch. 1396 (AB 1746) BADHAM New act, re California Districts Securities Commission.

Abolishes California Districts Securities Commission and transfers the powers, duties and responsibilities heretofore exercised by the commission pursuant to any provision of law to the State Treasurer upon the date the Governor's Reorganization Plan No. 1 becomes operative. Authorizes State Treasurer to create a board to assist him in carrying out such powers, duties and responsibilities.

Ch. 1397 (AB 1877) CORY Amends Sec. 16803, Ed.C., re school transportation.

Makes continuing contracts for transportation of pupils renewable at option of district and the contractor, jointly, at a rate not more than 5 percent above rate currently set under the existing contract rather than provides such contracts to be renewable at the option of the school district at a rate not more than 5 percent above the rate of the existing contract.

Ch. 1398 (AB 1828) MILIAS Adds Sec. 24010, Gov.C., re coroners.

Provides that counties may abolish the office of coroner and provide for office of medical examiner to perform same functions. Requires that medical examiner be a licensed pathologist.

Ch. 1399 (AB 1913) STULL Adds Sec. 1624.3, amends Secs. 408, 1622.5, R. & T.C., re assessment and equalization procedures.

Provides that an assessee of property or his designated representative shall be permitted to inspect an assessor's records with respect to the appraisal of his property, rather than limiting such inspection to an assessee. Requires an assessor to provide an assessee with data relating to sales of comparable property, if an assessment is based, in whole or in part, on such sales.

Permits the person affected by an equalization proceeding or his agent, or the assessor, to challenge peremptorily one member on an assessment appeals board, and provides that the member so challenged shall not sit for purposes of equalizing the value of the property in question. Permits the appointment of additional alternate members to sit on such boards.

Ch. 1400 (AB 1956) BURTON Adds Sec. 24, Ch. 1333, Stats. 1968, re San Francisco Harbor.

Provides that no amendment, modification, in whole or in part, of the transfer of lands in trust provided for in act authorizing transfer in trust of state's interest in, and control of, San Francisco Harbor to City and County of San Francisco, shall impair or affect the rights or obligations of specified third parties. Specifies rights and duties in event of any such amendment, modification, or revocation.

In effect immediately.

Ch. 1401 (SB 421) RODDA Amends Secs. 13189, 13190, 13191.1, and 13192, Ed.C., re teachers' credentials.

Alters course requirements for diversified major for purposes of standard teaching credential with specialization in elementary teaching by reducing the total semester hours from 88 to 84 by requiring 19 to 23, rather than a minimum of 21, semester hours of enumerated areas of study.

Provides that a California state college, rather than the Trustees of the California State Colleges upon recommendation of the chancellor, may allow a major in education if such major meets the requirements of the diversified major and such courses are taken in the several academic schools or departments other than education or educational methodology.

Authorizes district governing board maintaining grades 7, 8, and 9 to permit holder of standard teaching credential with a specialization in elementary teaching to teach in a departmentalized class in such grades any subject in which he has nine semester hours of upper division of graduate coursework.

Permits holder of standard teaching credential with specialization in secondary teaching to teach subjects, under certain circumstances when authorized, in which he has completed 18 or more semester hours of coursework or nine semester hours of upper division or graduate coursework, rather than only when he has completed 18 or more semester hours of coursework.

Extends to September 30, 1970, rather than 1969, termination date of provisions revising minimum requirements for standard teaching credential with a specialization in secondary teaching to allow the granting of such credential without the fifth year of preparation if the applicant states in writing that he intends to complete such requirement within five years, if a school district states that the applicant will be employed in such district and if the county board of education has found and declares a shortage of teachers exists in the district in the teaching field or in the teaching field of the applicant's major or minor; and requiring State Board of Education to establish guidelines by which county board of education can determine teacher shortages.

Ch. 1402 (AB 267) KNOX Amends Secs. 4800, 4801, 4802, and 4803, Lab.C., re workmen's compensation: enforcement personnel.

Provides for leave of absence with full salary for not more than one year, in lieu of payments for temporary disability, in cases of members of the Bureau of Narcotic Enforcement, and the Bureau of Criminal Identification and Investigation of the Department of Justice falling within the "law enforcement" class, who suffer disabilities arising out of and in the course of their duties. Eliminates reference to illness as a disability for which leave of absence in lieu of temporary disability is authorized for such members and members of the California Highway Patrol. Specifies that certain employees of the Bureau of Narcotic Enforcement or Criminal Identification and Investigation are ineligible for such leave of absence with full salary.

Makes technical nonsubstantive changes

Incorporates additional changes to Secs. 4800, 4801, 4802, and 4803, Lab.C., proposed by AB 864, to be operative upon enactment of AB 864.

Ch. 1403 (AB 970) RAY E. JOHNSON Adds Art. 4 (commencing with Sec. 24561), Ch. 1, Pt. 1, Div. 12, Ag.C., re poultry regulations and inspections.

Authorizes Director of Agriculture to adopt by regulation standards and requirements, as specified, equal to those of the federal Poultry Products Inspection Act, but not to be less restrictive than state statutory requirements. Authorizes director to enter into cooperative agreements with federal agencies to enforce such standards and requirements. Specifies certain poultry regulations to conform, so far as practicable, to those of United States Department of Agriculture. Requires owners or operator of establishments to defray the additional cost for salaries and ex-

penses where state inspection of specified poultry operations is maintained at hours considered overtime for state employees.

In effect immediately.

Ch. 1404 (AB 974) FORAN Adds chapter heading immediately preceding Sec. 13975 of, and adds Ch. 2 (commencing with Sec. 13990) to Pt. 4.5, Div. 3, Title 2, Gov.C., re transportation policy.

Creates State Transportation Board in Business and Transportation Agency and prescribes its powers and duties.

Ch. 1405 (SB 541) HARMER Adds Sec. 24053.1, Ed.C., re state colleges: appropriations.

Requires president of each state college to present to Trustees of the California State Colleges within 90 days after end of 1969-1970 fiscal year a report which compares in detail, as determined by the trustees, Legislative Analyst, and Department of Finance, the actual expenditures by the state college with the state funds appropriated therefor by Budget Act or other appropriation measures for such fiscal year within the expenditure classifications for which state funds were appropriated. Requires president to present list of deviations of actual expenditures from the appropriations, with an explanation in required detail of each deviation. Requires trustees to present to Legislature and to Legislative Analyst by November 1, 1970, a description of relationship between appropriations to, and actual expenditures of, the state colleges during the 1969-1970 fiscal year.

Ch. 1406 (SB 542) HARMER Adds Secs. 23620, 24053.1, 24053.2 and 24053.3, Ed.C., re state colleges. audit.

Provides that the Trustees of the California State Colleges shall establish an internal audit staff to report to and be available to the trustees for consultation. Specifies duties of the internal audit staff.

Authorizes Trustees of the California State Colleges to approve any transfer of funds within functions for which funds are appropriated annually for the support of the state colleges and to augment the amount available for a category designated in any schedule for such appropriation by transfer from any of the other designated categories. Requires report of such transfers or augmentation to Joint Legislative Budget Committee. Authorizes trustees to approve substitution of one item of equipment for another within budgetary functions and to approve travel and payment of allowances and expenses related to travel. Authorizes trustees to establish new employee positions and make changes in existing positions and makes provisions regarding reporting of such positions and changes.

Expresses legislative intent regarding financial affairs of state colleges.

Requires trustees to provide for an annual audit procedure and authorizes trustees to employ necessary personnel to conduct annual audit.

Ch. 1407 (SB 1305) BURGNER Amends Secs. 18060 and 18062, Ed.C., re public school transportation.

Requires withholding from state apportionments to school districts for reimbursement for transportation of pupils with certain described handicaps to where the Superintendent of Public Instruction determines that the current expense of providing such transportation does not equal or exceed the allowance provided for such purpose. Provides for apportionment of amount withheld to districts maintaining and operating vehicles exclusively for handicapped pupils.

Ch. 1408 (AB 53) LEROY F. GREENE Amends, adds, repeals various secs., headings, Ed.C., re public school testing programs.

Establishes a state testing program and redefines terms used in the chapter on testing programs.

Provides the State Board of Education shall require a minimum testing program in all school districts.

Requires the governing board of a school district to provide the State Board of Education with the result of any state testing program, except physical performance tests, with a specified exception.

Deletes requirement that State Board of Education adopt minimum academic standards for pupils in grades 6, 8 and 12, and makes related technical changes, and deletes requirement that tests be administered for pupils in grades 6, 8 and 12.

Requires that results of tests administered under the Miller-Unruh Basic Reading Act be included in the district-by-district report submitted by the State Department of Education to the State Board of Education and each district containing the results of certain testing programs.

Ch. 1409 (SB 1148) RODDA Amends Secs. 29007, 29007.3, 29007.5, and 29018.5, Ed.C., re private educational institutions.

Transfers duties of Bureau of Readjustment Education, in relation to private educational institutions, to Department of Education generally and to Superintendent of Public Instruction.

Ch. 1410 (AB 2076) ASSEMBLY COMMITTEE ON LOCAL GOVERNMENT Amends various secs., Gov.C., re county officers.

Changes annual compensation of various county officers.

Ch. 1411 (SB 679) COLLIER Amends Sec. 27149, S. & H.C., and Sec. 28153, Gov.C., re public officers.

Increases per diem for directors from \$25 to \$50. Limits the per diem to a maximum of \$2,400 per year, rather than providing that directors may not be paid for attending more than four board or committee meetings in any one calendar month.

Increases salary of Trinity County supervisors from \$300 to \$450 per month.

Ch. 1412 (SB 66) SHERMAN Amends Sec. 1042, Evid.C., re admissibility of informant communications.

Authorizes, in criminal proceedings generally, rather than only those involving violations of narcotics laws, admission of any otherwise admissible evidence of information communicated to peace officer by informant who is not a material witness to guilt or innocence of accused of offense charge, without disclosure of identity of informant, for purpose of showing reasonable cause for making an arrest or search, if judge or magistrate is satisfied upon evidence produced out of presence of jury, in open court, that such information was received from reliable informant and in his discretion does not require such disclosure.

Requires court hearing, out of presence of the jury, if any, when witness invokes this privilege and a party demands disclosure of the identity of the informant on the ground the informant is a material witness on the issue of guilt. Requires, under specified circumstances, in camera hearing outside of presence of defendant and counsel if prosecuting attorney so requests, and provides that only a court may have access to evidence presented at such hearing.

Provides that court will not order disclosure, strike testimony of witness who invokes privilege, or dismiss proceeding if party offering witness refuses to disclose identity of informant, unless, based upon evidence presented at court hearing and in camera hearing, court concludes that there is reasonable possibility that non-disclosure might deprive defendant of fair trial.

Ch. 1413 (AB 1209) PATTEE Amends, adds, renumbers, and repeals various secs., Ag.C., re pesticides.

Deletes provisions making it unlawful for any person, in connection with sale or paid advice, to make recommendations re agricultural use of an economic poison other than recommendations on label or in supplementary printed directions, unless such recommendations are in writing, delivered to customer by time of delivery or use of poison.

Provides that, before pesticide application is made, the applicator shall be in possession of written recommendation showing the owner or operator, acreage to be treated, date, name and dosage rate of pesticide, pests to be controlled, crops or property to be treated and name, address, company or business he represents, signature of person making recommendation and any suggested schedule or time for pesticide application.

Requires party signing a written recommendation to deliver or cause to be delivered copy to agricultural commissioner in county where application is to be made, when requested, in addition to delivering it to customer (as required by existing law) or his agent, or accompany the material on delivery.

Provides farmer or person not subject to law requiring agricultural pest control license may apply pesticide without written recommendation provided he maintains

specified records, but such application creates rebuttable presumption of his responsibility for recommendation of such application and for specified required information.

Provides that person making written recommendation does not incur obligation insuring actual application follows his recommendation.

Ch. 1414 (AB 1210) PATTEE Amends, adds various secs., and chs., Ag.C., re agricultural pest control business.

Defines "agricultural pest control agents" and "pesticide dealers."

Declares the commercial production of plant and animal crops shall be defined in rules and regulations required by this statute.

Requires that every person, with certain exceptions, who engages in business as a pesticide dealer be licensed by the Director of Agriculture and regulates the conduct of their business as a pesticide dealer.

Requires that every person who engages in business as an agricultural pest control agent with certain exceptions be registered with the county commissioner of agriculture, or the director if there is no county commissioner of agriculture, and regulates the conduct of their business as agricultural pest control agents.

Provides provisions of this act shall not become operative until January 1, 1970.

Ch. 1415 (SB 428) KENNICK Amends Secs. 1821, 1825, 1826, repeals Sec. 1827, W. & I.C., re Youth Authority.

Requires periodic reports by Department of the Youth Authority on the experiences and results of state aid for probation services to the Legislature; eliminates restrictions on who may be placed in special supervision programs; broadens provisions for reimbursement under unusual circumstances; permits interpolation of the payment table to the nearest 1/10th of 1% of reduction in commitment rate. Deletes section limiting effect of the law to the 91st day after final adjournment of the 1969 Regular Session.

Specifies that the act be called and may be cited as the Arnold-Bee-Kennick Act.

Appropriates \$200,000 to the Department of the Youth Authority for allocation pursuant to law to county delinquency prevention commissions, for research in delinquency and crime prevention, and for training special workers

Ch. 1416 (SB 847) STEVENS Amends Sec. 13600, adds Sec. 13601, W. & I.C., re relatives' responsibility, disabled persons.

Provides that parents shall provide normal household needs of recipient of aid to the disabled living with them as long as it does not add appreciably to family expenses, and that such support shall be considered in determining such aid

Appropriates amount equal to savings resulting under this act not to exceed one million dollars, as determined by the Department of Finance, to the State Department of Social Welfare for payment for care of mentally retarded recipients of aid to the disabled who are in private institutions.

Ch. 1417 (SB 857) DEUKMEJIAN Amends Sec 11351 and adds Sec. 11351.5, W. & I.C., re aid to dependent children.

Requires that unrelated adult male, except a bona fide paying lodger, roomer or boarder, who resides with family applying for or receiving aid to families with dependent children pay to family an amount equal to his support cost in accordance with standards set by Department of Social Welfare Requires him and mother of family to present facts of their sharing of expenses agreement under penalty of perjury to department or aid to the family may be discontinued.

Ch. 1418 (AB 1351) KETCHUM Adds Art. 1.5 (commencing with Sec. 11025), Ch. 1, Pt. 3, Div. 9, W. & I.C., re public assistance.

Enacts the Intergovernmental Welfare Management and Information Systems Act of 1969 providing that the Department of Social Welfare develop efficient, highly automated processes for determining eligibility and making aid payments and develop an integrated welfare management information system, and prescribes the procedure therefor.

Requires the department to formulate a plan to implement the provisions of the act and to submit such plan to the State Electronic Data Processing Policy Committee for review and to the Intergovernmental Board on Electronic Data Processing for adoption.

Appropriates \$108,000 from the General Fund for purposes of the act.

To have no force and effect after July 1, 1974, or such earlier date as may be determined by Governor.

In effect immediately.

Ch. 1419 (AB 1454) ASSEMBLY COMMITTEE ON HEALTH AND WELFARE Adds Sec. 14103.2, W. & I.C., re medical assistance.

Specifies that when the Director of the Department of Health Care Services determines that the services or products of a provider cost the program more than their reasonable value, the provider shall be disqualified from participation in the program, but that no provider shall be denied reimbursement on such basis unless provided a public hearing.

Ch. 1420 (AB 1460) DUFFY Repeals and adds Sec. 14117, W. & I.C., re medical assistance.

Makes provisions of Labor Code relating to recovery by state of workmen's compensation benefits conferred, through prosecuting actions or filing liens, also applicable to Cal-Med program respecting recovery from persons responsible for conditions requiring medical assistance.

Ch. 1421 (AB 789) STULL Adds Ch. 5 (commencing with Sec. 436.50), Pt. 1, Div. 1, H. & S.C., re public health.

Requires, on or before July 1, 1970, State Board of Public Health to adopt such rules and regulations to be used in approval of laboratories engaged in performance of tests of blood, urine, breath, or tissue for purposes of determining concentration of ethyl alcohol in blood of persons involved in traffic accidents or in traffic violations, including qualifications of employees of such laboratories who perform such tests, and governing the operations of such laboratories as it determines are reasonably necessary to insure competence of such laboratories and employees. Requires that rules and regulations also establish procedures to be used by law enforcement agencies in administering breath tests for purpose of determining concentration of ethyl alcohol in blood.

Requires on or after January 1, 1971, the testing by or for law enforcement agencies of breath, blood, urine, or tissue for the purpose of determining concentration of ethyl alcohol in blood of persons involved in traffic accidents or in traffic violations to be performed by a laboratory approved and licensed by State Director of Public Health. Requires all laboratories which perform such tests be licensed by and, except for laboratories operated by public agencies, pay fee to State Department of Public Health in amount determined by State Board of Health, not to exceed \$100, as will reimburse department for costs incurred in such licensing, upon application for licensing and annual renewal fee of like amount thereafter.

Requires testing of breath samples by or for law enforcement agencies for purposes of determining concentration of ethyl alcohol in blood of persons involved in traffic accidents or in traffic violations to be performed in accordance with regulations adopted by board.

Requires, on or after January 1, 1971, State Department of Public Health to enforce such rules and regulations and publish annually a list of approved and licensed laboratories.

Requires periodic inspection of every licensed laboratory by a representative of State Department of Public Health and that report be filed with department.

Provides for suspension, revocation and reinstatement of such licenses under specified circumstances.

Ch. 1422 (AB 1971) WILSON Amends Sec 17911, adds Pt. 6 (commencing with Sec 19960), Div. 13, H. & S.C., re factory-built housing

Enacts "California Factory-Built Housing Law." Sets forth provisions relating to regulation of construction and installation of factory-built housing, as defined.

Ch. 1423 (SB 674) WAY Amends Secs 8523, 12080 2, 12080 5, 12081.2, Gov.C., re executive reorganization.

Provides Governor must submit executive reorganization plans to Commission on California State Government Organization and Economy at least 30 days prior to submission of such plans to the Legislature and to the Legislative Counsel for drafting assistance and a digest prior to that.

Requires Governor to submit reorganization plans to Legislature in, as nearly as practicable, bill form

Provides reorganization plan may provide for effective date later than first day after final day of session at which plan introduced

Specifies that either house of Legislature must act by a majority vote of the duly elected and qualified members thereof to prevent a plan from taking effect and that either house may find such plan in need of further study and may assign such plan for study to a committee.

Extends authority of Governor to submit reorganization plans from December 31, 1969, to December 31, 1971.

Ch. 1424 (AB 534) MURPHY Adds Ch. 1 (commencing with Sec. 626), Title 15, Pt. 1, adds Sec. 415.5, repeals Secs. 602.7, 602.9, Pen.C., re school disturbances.

Includes junior colleges in provisions presently making it a misdemeanor to fail to leave state college or university property when ordered to do so by an administrative officer or designee under specified circumstances. Removes junior colleges from, and adds other specified educational facilities to, provisions presently making it a misdemeanor to refuse to leave the area of an elementary or secondary school when ordered to do so under specified circumstances. Includes willful and knowing reentry within 72 hours in both such misdemeanors. Provides that first conviction of each such misdemeanor is punishable by fine not exceeding \$500, by imprisonment for not more than 6 months, or both.

Makes it a misdemeanor for a person to disturb the peace or quiet, maliciously and willfully, of any state college, state university, or junior college, as defined, by specified activity. Provides for fine not exceeding \$200 or jail term for not exceeding 90 days, or both, upon first conviction.

Makes it a misdemeanor for student or employee of junior college, state college, or state university who has been suspended or dismissed for disrupting orderly operation of such institution and as a condition of such suspension or dismissal has been denied access to such institution for period of suspension, or in case of dismissal for not more than 1 year, to willfully and knowingly enter campus or facility of such institution without permission of chief administrative officer if student or employee has been served by mail with written notice of suspension or dismissal and condition. Knowledge is presumed if such notice has been given. Makes it a misdemeanor for person who has been notified by chief administrative officer of junior college, state college, or state university that consent to remain on campus or facility of such institution has been withdrawn pursuant to specified provision of law to willfully and knowingly enter or remain on such campus or facility during period for which consent is withdrawn if the person has not been reinstated. Provides that first conviction of each such misdemeanor is punishable by fine not exceeding \$500, by imprisonment for not more than 6 months, or both.

Provides that, if defendant has been previously convicted once of any of misdemeanors mentioned above, conviction of any such misdemeanor is punishable by imprisonment for not less than 10 days or more than 6 months or by both such imprisonment and fine not exceeding \$500; and, if defendant has been previously convicted two or more times of any of such misdemeanors, conviction of any such misdemeanor is punishable by imprisonment for not less than 90 days or more than 6 months or by both such imprisonment and fine not exceeding \$500. Provides in either case that defendant shall not be released on probation, parole, or any other basis until he has served minimum term of imprisonment specified.

Makes provision concerning the use and probative value of Bureau of Criminal Identification and Investigation reports in connection with prior convictions.

In effect immediately.

Ch. 1425 (AB 859) MOORHEAD Adds Sec. 3306, W. & I.C., re California Rehabilitation Center.

Provides that the Director of Corrections may authorize the temporary removal, under custody, for a period not longer than one day, of persons confined in the California Rehabilitation Center or branches, for the purpose of employing said person in work connected with the center, or for cooperating voluntarily in medical research, or for participating in delinquency prevention programs. Provides also that director may authorize removal of inmates, not under custody for purposes of furnishing medical treatment not available at the center for purposes preparatory to release, or for participating in conservation camp programs.

Ch. 1426 (AB 1161) MACGILLIVRAY Amends Sec. 6873, P.R.C., re oil and gas leases.

Requires State Lands Commission to include in oil and gas leases of tide or submerged lands or beds of navigable rivers or lakes a provision prohibiting all impairment of, and interference with, developed shoreline recreational or residential areas.

Ch. 1427 (AB 1286) * SUBCOMMITTEE ON EDUCATIONAL ENVIRONMENT Adds various secs. and chs., Ed.C., re colleges and universities.

Requires chief administrative officer of public junior college, state college, or state university, as defined, after hearing, to take appropriate disciplinary action against any student, faculty member, support staff member, or administration member, convicted of a crime arising out of a campus disturbance, or found to have willfully disrupted the orderly operation of the campus. Provides that such provisions shall not be construed to prohibit, where an immediate suspension is required in order to protect lives or property and to insure the maintenance of order, interim suspension pending a hearing; provided that a reasonable opportunity be afforded the suspended person for a hearing within 10 days.

Authorizes chief administrative officer of any state university, state college, or junior college to declare a "state of emergency" whenever any of specified conditions exists on or near campus which is, or may be, beyond college capabilities. Authorizes reimbursement at specified rate through Department of Finance, whenever money is appropriated for the purpose and in accordance with conditions of appropriation, by state of police or sheriff's costs in providing requested assistance, after \$100,000, in the aggregate, in costs have been sustained in any three-consecutive-month period. Requires Department of Finance to determine costs. States that it is not intended to obligate the state to reimburse for such costs. These provisions to terminate 91st day after 1971 Regular Session.

Requires University of California Regents, state college trustees, and junior college governing boards to adopt and distribute rules and regulations governing student behavior.

Provides that recipient of state financial aid, as defined, who is public or private university or college student is deemed to have agreed to school's rules and regulations. Provides any such recipient who on campus commits any act likely to disrupt the peaceful conduct of the campus activities, and is convicted of a public offense arising from such acts, may be determined to be ineligible for such aid for not to exceed ensuing 2 academic years.

Provides that any recipient who, after a hearing, is found to have willfully and knowingly disrupted orderly operation of campus may be determined to be ineligible for such aid for period hearing board determines, not to exceed 2 academic years.

Provides that recipient who is suspended from an institution of higher education for such acts shall be ineligible for aid for period not less than suspension.

Provides for hearing and notice procedures. Requires findings of the hearing board to be in writing.

Declares disruption in higher education to be matter of statewide concern.

In effect immediately.

Ch. 1428 (SB 4) RICHARDSON Adds Sec. 9619, Gov.C., re construction of statutes.

States that it is intent of Legislature to occupy whole field of regulation of registration or licensing of commercially manufactured firearms as encompassed by specified provisions, and that such provisions are exclusive of all local regulations relating to such field of regulation by any of specified political subdivisions.

Ch. 1429 (SB 29) HARMER Amends Sec. 14790, Gov.C., re purchases.

Exempts state colleges as well as University of California from purchasing supervision of Department of General Services for purchases not exceeding \$500.

Ch. 1430 (SB 57) GRUNSKY Amends Sec. 6871.2, adds Sec. 6826 1, P.R.C., re tideland leases and permits.

Changes boundary of specified area in Monterey County within which state-owned tide and submerged lands may not be leased for oil and gas purposes except under specified conditions to include all tide and submerged lands area in Monterey and Santa Cruz Counties.

Provides that State Lands Commission shall not permit the taking of cores or other samples by means of drilling operations on or under such tide or submerged lands or on tide or submerged lands of specified portion of coast of Pacific Ocean, and specifies that any permit issued by the commission for the conduct of geological or geophysical surveys on such lands shall contain a provision expressly prohibiting the taking of cores or samples, subject to specified exceptions.

* Correction.

Ch. 1431 (SB 108) ALQUIST Amends heading of Ch. 5 (commencing with Sec. 13960), Pt. 4, Div. 3, adds article heading preceding Sec. 13960, adds Art. 2 (commencing with Sec. 13970), Pt. 4, Div. 3, Gov.C., repeals Title 5 (commencing with Sec. 13600), Pt. 4, Pen.C., re indemnification of private citizens.

Permits indemnification to private citizen for damages suffered while rescuing a person from immediate danger of injury or death as a result of fire, drowning, or other catastrophe to the extent that he is not compensated for the damages from any other source.

Makes technical changes.

Incorporates additional changes made with respect to indemnification of private citizens proposed by SB 368, to be operative only upon enactment of SB 368.

Ch. 1432 (SB 220) TEALE Amends Sec. 767, Ed.C., re county superintendents of schools.

Raises statewide average of teachers' salaries from \$8,582 to \$9,720 for purposes of computing salaries of county superintendents' salaries. Raises state portion of salary of county superintendent 4 percent in counties of classes one to five and 2 percent in counties of classes six to eight.

Ch. 1433 (SB 767) RODDA Amends Sec. 13655, Ed.C., re classified school employees.

Provides that a classified employee of a school district who transfers to another district shall have accumulated unused sick leave transferred with him rather than transferring accumulated unused sick leave and other benefits only if the district transferred to agrees. Requires that transfer shall be in the same manner as provided for certificated employees.

Makes section applicable to school districts who have adopted the merit system.

Ch. 1434 (SB 795) WAY Amends Sec. 18054.6, Ed.C., re schools: transportation allowances.

Provides that eligible school districts, rather than eligible unified school districts formed under specified provisions, shall be provided special additional transportation allowance for sparsely populated areas if Superintendent of Public Instruction determines that the transportation expense of the district for the preceding fiscal year is substantially affected by sparsity of population

Ch. 1435 (SB 844) BEILENSON Amends Sec. 4322, B. & P.C., re prophylactics.

Revises provisions relating to the display and advertising of prophylactics.

Ch. 1436 (SB 871) MOSCONE Amends Sec. 1014, Evid.C., adds Sec. 2907.5 and Art. 9 (commencing with Sec. 2995), Ch. 6.6, Div. 2, B. & P.C., re professional corporations: psychologists.

Authorizes persons certified as psychologists by Psychology Examining Committee of Board of Medical Examiners of the State of California to incorporate into professional corporation. Specifies such corporation is entitled to practice psychology.

Specifies procedure for incorporation, filing of required reports, duties, and liabilities of such corporation.

Specifies that Psychology Examining Committee shall administer provisions and may formulate and enforce rules and regulations to carry out purposes and objectives of such provisions.

Specifies that relationship of psychotherapist and patient shall exist between psychological corporation and patient receiving services for purposes of provisions relating to privileged communications.

Ch. 1437 (SB 886) COLLIER Adds Sec. 42275, Veh.C., re Motor Vehicle Fund.

Authorizes State Controller, at any time after the 20th day of January of each calendar year, to transfer moneys from Motor Vehicle Fund to State Highway Fund for specified purpose, and requires that such transfers be agreed to by State Controller and Director of Public Works.

Permits State Controller to transfer back to Motor Vehicle Fund such amounts transferred to State Highway Fund if necessary and with notice.

Ch. 1438 (SB 1065) MCCARTHY Amends Sec. 13353, Veh.C., re drunk driving: chemical tests.

Requires peace officer arresting person for driving a motor vehicle while under influence of intoxicating liquor to advise such person he has choice of whether chemical test to determine alcohol content of his blood shall be of his blood, breath, or urine.

Ch. 1439 (SB 1079) WALSH Amends Sec. 53067, Gov.C., re public construction contracts.

Provides that legislative body of local agency shall withhold 5 percent, rather than 10 percent as previously, from progress payments on construction projects.

Ch. 1440 (SB 1398) MOSCONE Amends Sec. 2682, adds Art. 8 (commencing with Sec. 2690), Ch. 5.7, Div. 2, B. & P.C., re physical therapy corporations.

Provides for creation of physical therapy corporations pursuant to the Moscone-Knox Professional Corporation Act.

Ch. 1441 (AB 5) BURKE Repeals Sec. 20751.1, Ed.C., re school district tax rates.

Repeals provision making school district maximum tax rate provision ineffective after July 1, 1971.

Ch. 1442 (AB 60) WAKEFIELD Adds Secs. 5020 and 5021, Veh.C., re special license plates.

Requires Department of Motor Vehicles, upon application made with applications for original or renewal registration of a passenger vehicle to issue to any person holding an unexpired license for a class D radio station in the Citizens Radio Service issued by the Federal Communications Commission, one set of special license plates inscribed with the official call sign of the applicant assigned by the FCC, in lieu of regular license plates. Authorizes department to charge fee of \$20 for initial registration and whenever the vehicle or ownership of the vehicle is changed and \$10 fee each succeeding year at registration, in addition to regular registration fee.

Ch. 1443 (AB 638) DAVIS Amends Sec. 12657, adds Sec. 12648.7, Wat.C., re Feather River flood control.

Adopts and authorizes project for flood protection on the North Fork of the Feather River near Chester, Plumas County in accordance with congressional action at such estimated cost as may be appropriated for cooperation by the Legislature upon recommendation by the Reclamation Board. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriations of available funds.

Requires Reclamation Board to give assurances to the Secretary of the Army of local cooperation in connection with such project and to execute plans for project in cooperation with Department of the Army.

Ch. 1444 (AB 647) TOWNSEND Amends Sec. 10782, R. & T.C., adds Sec. 9102.5, Veh.C., re registration and license fees.

Establishes \$10 registration and licensing fee for privately owned schoolbuses, as defined, operated in a specified manner under contract with private school or nonprofit educational organization by owner or operator of bus.

Requires certain pupil transportation contracts to reflect \$10 fee rather than previously applicable fees before section is applicable.

Exempts from vehicle license fee privately owned schoolbuses which are operated in accordance with the rules and regulations of the Department of Education exclusively in transporting school pupils, or school pupils and employees, of any public school or private nonprofit educational organization pursuant to a contract between a public school district or nonprofit educational organization and the owner or operator of such schoolbus. Such exemption is not applicable to any schoolbus which is operated pursuant to any contract which requires the public school district or nonprofit educational organization to pay any amount representing the costs of registration and weight fees unless and until the contract is amended to require only the payment of an amount representing the vehicle license fee.

Ch. 1445 (AB 678) CULLEN Adds Sec. 1808.5, Veh.C.; amends Sec. 10850, W. & I.C., re blind drivers.

Requires Department of Social Welfare to inform Department of Motor Vehicles of all applicants for or recipients of aid to the blind. Requires Department of Motor Vehicles to inform Department of Social Welfare of such applicants or recipients who hold valid driving licenses.

Makes related changes.

Ch. 1446 (AB 887) QUIMBY Adds Art. 8.6 (commencing with Sec. 893.20), Ch. 4, Div. 3, Ed.C., re instructional television.

Requires establishment of a two-year pilot program in a school district within a county having a population in excess of 6,000,000 as determined by the 1960 decennial census, providing television classes for adults for home reception. Provides for state financial support for up to one-half of the cost to the district of providing this program, but in no event to exceed \$250,000.

Deletes requirement that adult classes shall only be provided for persons residing in district maintaining pilot program.

Reserves out of federal funds received pursuant to Title III of Elementary and Secondary Education Act of 1965 \$125,000 for each of the 1970-1971 and 1971-1972 fiscal years for the program.

Ch. 1447 (AB 1108) DUNLAP Adds Sec. 6360, P.R.C., re land.

Provides that the boundary line of land bordering upon tidal waters or upon a navigable stream in the Sacramento-San Joaquin Delta, as described, is conclusively presumed to be located at the ordinary high-water mark when such land borders on tidal lands not validly patented into private ownership and at the low-water mark when such land borders upon a navigable stream where there is no tide or where such lands consist of tidelands validly patented into private ownership, as such high or low water mark exists upon the effective date of section and from time to time thereafter, where for 30 years continuously the land, including any accretion thereto, has been occupied openly and notoriously under claim of title, all taxes have been paid by the occupier, and a deed or map, or both, describing or depicting the boundaries of the land, has been recorded. Provides that nothing in this section shall be construed as vesting in an adjacent or contiguous landowner title to any lands which have been artificially filled by him or his predecessors or any public agency or which have attached to his lands as a result of an avulsive change in the shoreline or in the course, or an artificial rechannelization of, any river or stream. Also provides that nothing in section shall be construed as divesting such landowner of title to any lands which have been artificially dredged by him or his predecessors or any public agency or which have detached from his lands as a result of an avulsive change in the shoreline or in the course of, or an artificial rechannelization of, any river or stream.

Ch. 1448 (AB 1129) MORETTI Amends Sec. 100160.5, P.U.C., re rapid transit.

Deletes provisions forbidding Santa Clara County Transit District from providing charter bus service. Specifies conditions of such service.

Ch. 1449 (AB 1300) HAYES Amends Secs. 68500.5, 68841, 68901, 69140, adds Sec. 68512, Gov.C., re salaries, judicial officers.

Increases salary of Administrative Director of the Courts from \$30,000 to \$36,687, of the Clerk of the Supreme Court from \$22,000 to \$26,565, of the reporter of decisions of the Supreme Court and of the courts of appeal from \$19,500 to \$23,546, and of the clerks of the appellate districts.

Ch. 1450 (SB 885) COLLIER New act, re air transportation study.

Appropriates \$100,000 from General Fund to Department of Aeronautics to participate in the West Coast Air Corridor Study Program to study, evaluate and eventually test the short-haul systems of air transportation.

Ch. 1451 (AB 1340) ASSEMBLY COMMITTEE ON HEALTH AND WELFARE Adds various secs., H. & S.C., W. & I.C., re health facilities: area planning.

Provides for voluntary area planning programs with respect to construction and expansion of hospitals and related health facilities, including facilities licensed by the Department of Mental Hygiene.

Ch. 1452 (AB 1341) ASSEMBLY COMMITTEE ON HEALTH AND WELFARE Adds Sec. 14105.5, W. & I.C., re medical assistance.

Prohibits director from paying under Medi-Cal any licensed hospital facility securing a license after July 1, 1970, to cover a new facility or additional bed capacity or the conversion of existing bed capacity to a different license category, unless such facility has received a favorable final decision by the voluntary area health planning agency, the consumer members of a voluntary area health planning agency acting as an appeals body, or the Health Planning Council; or unless the licensee duly filed its application for the license prior to January 1, 1970, together with preliminary plans.

To become operative only upon enactment of AB 1340.

Ch. 1453 (AB 1362) MONAGAN Adds Art. 2.8 (commencing with Sec. 13250), Ch. 2, Div. 10, Ed.C., re New Careers Program.

Expresses legislative intent re New Careers in Education Program, and authorizes University of California, California State Colleges, or any private institution of higher education to participate therein, and authorizes Department of Education to enter into agreements with participating school districts to provide training and to share administrative costs and salary support in such program.

Authorizes school district to enter into agreements with such institutions of higher education to participate therein, and authorizes Department of Education to enter into agreements with participating school districts to provide training and to share administrative costs and salary support in such program.

Specifies criteria for selection of participating students, to be known as "interns," and team leaders. Requires interns to enroll in course of study at participating institution of higher education which will lead to a baccalaureate degree and a teaching credential.

Specifies duties, responsibilities, and compensation of interns and team leaders. Provides for reimbursement to school districts in connection with the program.

Requires Director of Compensatory Education, under policy direction of State Board of Education and administrative direction of Director of Education, to provide administrative assistance and to adopt rules and regulations with respect to program.

Appropriates \$125,000 for purposes of program.

Ch. 1454 (AB 1486) VEYSEY Adds various secs., Ed.C., Veh.C., re experimental driver training program.

Provides generally for selection by Superintendent of Public Instruction, in consultation with and with approval of, Department of Motor Vehicles, of not to exceed 20 school districts as "experimental driver training districts," and for entering into contracts between such districts and certified commercial driving schools for training in automobile driving of secondary school students scientifically selected by the Department of Motor Vehicles. Requires State Department of Education to adopt reasonable rules and regulations for these purposes and to reimburse districts for costs incurred.

Requires the certified commercial driving schools and the secondary schools to each train test groups of students from July 1, 1970, to June 30, 1971, pursuant to 2 separate standards.

Directs Department of Motor Vehicles to establish standards for, approve, and monitor courses of instruction for driving instructors meeting recommendations specified in Federal Highway Safety Act of 1966 and to monitor the training given to students by certified commercial driving schools under contracts with school districts. Requires that instructors in certified commercial driving schools pass drivers' instruction course conforming with standards promulgated by such act and approved by Department of Motor Vehicles.

Requires Department of Motor Vehicles to conduct a study of automobile driving training programs in experimental driver training districts for purpose of comparing costs and benefits of training students in commercial driving schools with costs and benefits of training by secondary schools. Requires department to scientifically select students to be trained in the certified commercial driving schools and in the secondary schools; to assign such students to test groups; and to submit interim report of study to Legislature in 1972 and final report to Legislature in 1974.

Makes appropriation from Driver Training Penalty Assessment Fund for purposes of act.

To remain in effect only until July 1, 1974.

Ch. 1455 (AB 1705) BEVERLY Amends Sec. 12202, R. & T.C., re taxation of insurers.

Reduces rate of tax on gross premiums received upon policies or contracts issued in connection with a pension plan or profit-sharing plan exempt or qualified under the Internal Revenue Code from 1.00 to 0.50 for the year 1969 and each year thereafter.

Ch. 1456 (AB 1719) QUIMBY Adds Secs. 12747, 12747.1, and 12747.2, Wat.C., re flood control.

Adopts and authorizes plan of improvement for flood control and other purposes on Cucamonga Creek in San Bernardino County in accordance with congressional action at such estimated cost as may be appropriated for cooperation by the Legislature upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriation of available funds.

Requires the San Bernardino County Flood Control District to give assurances to the Secretary of Army of local cooperation and to execute plans for project in cooperation with the Department of the Army.

Includes Lower Llagas Creek Watershed Project among projects for which funds may be expended from appropriation made by Item 349 of Budget Act of 1969.

In effect immediately.

Ch. 1457 (AB 1775) DUFFY Amends Sec. 437.5, H. & S.C., re Health Planning Council.

Requires Health Planning Council to review and pass upon all project grant applications for public funds that relate to health and which are administered either directly or indirectly by state agencies, except funds appropriated by Legislature, and specifies what review shall include.

Ch. 1458 (AB 1830) MILLER Adds Sec. 830.7, Pen.C., re peace officers: identification badges.

Requires uniformed peace officer to wear identification badge, nameplate, or other device which bears his identification number or name.

Ch. 1459 (AB 1896) MURPHY Adds Sec. 3, Ch. 1461, Stats. 1968, re state beaches and parks.

Makes specified funds available for expenditure by the Department of Parks and Recreation during fiscal year 1969-1970 for construction of a groin at Capitola State Park.

In effect immediately.

Ch. 1460 (AB 2265) ZENOVICH Adds Ch. 3.5 (commencing with Sec. 21500), Pt. 1, Div. 9, P.U.C., re downed aircraft transmitters.

Declares policy of state that all civil aircraft, with certain enumerated exceptions, located for tax purposes in state be equipped with an approved device capable of indicating by radio transmission the position of the aircraft when grounded.

Requires Department of Aeronautics to examine downed aircraft transmitting devices and to approve those found reliable, and to establish minimum standards therefor.

Requires use of such devices on commercial aircraft after one year, and on other aircraft after two years. Allows department to exempt individual cases where department finds safety would not be increased.

Exempts from provisions air carrier aircraft operating under specified federal certification.

Ch. 1461 (AB 2315) BAGLEY Amends Sec. 23184, R. & T.C., re taxation of financial corporations

Authorizes financial corporations to elect to offset, in whole or in part, various taxes against the franchise tax imposed pursuant to the Bank and Corporation Tax Law over a period of 4 years, rather than providing for such offsets for the income year to which the tax relates.

In effect immediately.

Ch. 1462 (SB 88) COOMBS Adds Secs. 14378, 14379, 14380, and 14404, Gov.C., re arbitration: public contracts.

Requires insertion of provision in contracts subject to State Contract Act or State College Contract Law authorizing submission of disputes over monetary claims

of less than \$25,000, in the aggregate, at option of either party, to a determination of rights, and makes provisions for such claims and hearings under such provisions.

Ch. 1463 (SB 737) SHERMAN Adds Sec. 31469.4, Gov.C., re County Employees Retirement Law.

Provides that juvenile hall group counselors and supervisors engaged in the custody and control of youths detained under physical security, may be deemed to be safety members in counties under the County Employees Retirement Law of 1937 in counties in which the board of supervisors makes the provisions applicable.

Ch. 1464 (SB 825) DEUKMEJIAN Adds Ch. 2.5 (commencing with Sec. 17065), Pt 10, Div. 2, R. & T.C., re Personal Income Tax Law.

Provides, with specified exceptions, for a 10-percent special tax credit against the taxes imposed under the Personal Income Tax Law for the 1969 calendar year and for certain fiscal years beginning in 1969, but not to exceed \$100 in the case of a single person or a married person filing a separate return or \$200 in the case of a head of a household or a married couple filing a joint return.

In effect immediately.

Ch. 1465 (SB 810) SCHMITZ Amends Sec. 10751, adds Sec. 22504.5, Ed.C., re pupil records.

Provides that names and addresses, the attendance records, names of parents, birth dates and places, and prior schools attended for specified pupils in public, private, and parochial schools may be released, by schools teaching kindergarten through grade 12, to an officer or employee of the United States seeking this information in the course of his duties.

Provides that officers and employees of United States, state, city or county, rather than just state and local law enforcement officers, may be given access to written pupil records re pupils of junior college, college, or university when needed in the course of their duties without judicial process. Provides that officers and employees of a guidance or welfare agency may be given access to written pupil records of pupils in a junior college, college, or university, who are clients, without judicial process.

Makes technical changes

Incorporates additional changes to Sec. 10751, Ed.C., proposed by AB 2214 [Ch. 1363], to be operative only upon enactment of SB 152 [Ch. 727].

Ch. 1466 (AB 1474) MACDONALD Amends Secs. 23320, 23821, adds Secs. 23321.7, 23954.7, 23962, B & P.C., re alcoholic beverages.

Requires the Department of Alcoholic Beverages before accepting any applications for intercounty transfer of on-sale general licenses to publish notice of the department's intention to accept such applications.

Authorizes the department if, at the conclusion of the period prescribed for the filing of applications for the issuance or transfer of on-sale general licenses in its notice of intention to receive applications, there are less applicants than there are on-sale general licenses available for issuance or transfer to again publish notice of the department's intention to receive applications for the issuance of such new original licenses or for the intercounty transfer of such licenses. Provides that if there are more applicants for such licenses than there are licenses available then the provisions relating to priority drawing are to apply.

Prohibits a person, who has applied in any county for a new original on-sale general license or for intercounty transfer of an on-sale general license during the period prescribed by the department in its first notice of intention to receive applications, from filing an application under second notice.

Provides for the issuance of an on-sale general bona fide public eating place intermittent dockside license for vessels of more than 15,000 tons displacement.

Incorporates additional changes to Sec. 23320, B. & P.C., proposed by SB 923, to be operative only upon enactment of SB 923.

Ch. 1467 (SB 923) SHORT Amends Sec. 23320, B. & P.C., re alcoholic beverage licenses.

Sets single annual fee of \$350 for retail package off-sale general alcoholic beverage license, rather than a fee of \$200 if the gross retail sales are under \$20,000 or \$400 if the gross retail sales are \$20,000 or more.

Ch. 1468 (SB 1186) COOMBS Amends Sec. 1193, C.C.P., and Sec. 3097, Civ. C., as added by SB 316, re mechanics' liens: notice.

Requires mortgage, deed of trust or other instrument securing loan, any of proceeds of which may be used for construction of improvements on real property, to bear designation "Construction Trust Deed" and specified information regarding real property and lender on face of instrument. Declares that failure to include such information shall not affect validity of instrument. Requires county recorder in county where instrument is recorded to indicate in general index of official records that such instrument secures construction loan.

Provides that service of notice to withhold may, in addition to those places presently provided, be made at the address of the lender which is included in such instrument which is recorded with the county recorder.

Incorporates additional changes to Sec. 1193, C.C.P., proposed by SB 730 to be operative only upon enactment of SB 730.

Incorporates additional changes to Sec. 3097 of the Civil Code as added by SB 316, to be operative only upon enactment of SB 316.

Ch. 1469 (SB 1261) DEUKMEJIAN Amends and renumbers Secs. 25302, 25302.5, amends Sec. 25500, repeals Sec. 25301, Elec.C., re declarations of intent.

Provides that except for judges of the Supreme Court or court of appeal who are nominated or appointed by the Governor to fill a vacancy, every candidate for judicial office must file a declaration of intent not more than 15, instead of 10, nor less than 5 days before first day nomination papers may be circulated. Requires copy of a declaration of intent to be forwarded from county clerk to Secretary of State, except for justice and municipal court candidates.

Requires county clerk to forward original of declaration of intent of legislator to Secretary of State. Allows incumbent legislator who is candidate for reelection to alternatively file declaration of intent with Secretary of State who shall forward copy to county clerk concerned.

Declares that Section 4 of this act is to become inoperative if AB 1787 is enacted.

Ch. 1470 (AB 1787) CONRAD Repeals Ch. 4 (commencing with Sec. 25500), Div. 13, Elec.C., re declarations of intent.

Repeals provisions requiring declarations of intent for candidates for legislative office.

Ch. 1471 (SB 1286) BURGNER Amends, repeals various secs., as enacted by AB 387, H. & S.C., re mentally retarded.

Replaces Director of Mental Hygiene with Secretary of the Human Relations Agency in the program providing services for the mentally retarded.

Deletes provision transferring functions from Administrator of Health and Welfare Agency to Director of Mental Hygiene relating to such program.

Ch. 1472 (SB 1389) MOSCONE Adds Art. 4 (commencing with Sec. 6995.1), Ch. 10.5, Div. 6, Ed.C., adds Sec. 12803.7, Gov.C., and amends heading of Art. 1 (commencing with Sec. 5150), and adds Art. 1.5 (commencing with Sec. 5170), Ch. 2, Pt. 1, Div. 5, W & I.C., re alcoholics.

Provides for detention of inebriates for 72 hours treatment and evaluation under Lanterman-Petris-Short Act. Requires approval of treatment facility by Director of Mental Hygiene in order to receive Short-Doyle financing.

To apply in only those counties in which board of supervisors adopts a resolution to that effect.

Authorizes counties to establish treatment and rehabilitation programs for chronic alcoholics and names the Human Relations Agency as single state agency for receiving federal funds payable directly to state for treatment of alcoholism.

Ch. 1473 (AB 1186) KNOX Amends, adds, repeals various secs., Gov.C., re California Land Conservation Act.

Includes land in scenic highway corridors along existing or proposed state or county highways in the scenic highway system and land in wildlife habitat areas designated by a city council or county board of supervisors after consulting with the Department of Fish and Game within the types of lands which may be restricted to open-space uses by contracts or agreements pursuant to the California Land Conservation Act of 1965. Establishes procedures also for restricting saltponds, managed

*Correction.

wetland areas and submerged areas to open space uses pursuant to the act. Deletes various requirements for establishing, changing the boundaries of, and abolishing agricultural preserves under this act.

Requires county assessors to certify annually to the Director of Agriculture and to the State Board of Equalization as to the number of acres of prime agricultural land within each school district or portion of a district within the county.

Incorporates additional changes to Section 51201 of the Government Code, proposed by Assembly Bill No. 1178, to be operative only upon the enactment of Assembly Bill No. 1178.

Ch. 1474 (AB 1668) FORAN New act, re San Francisco tidelands.

Grants to City and County of San Francisco, free of public trust for purposes of navigation, commerce, and fisheries, all right, title, and interest in certain described parcels of land, subject to specified reservations. Requires such lands to be sold at a price equal to the fair market value of the state's interest, to be determined as specified. Requires proceeds to be used to retire bonded indebtedness incurred for San Francisco Harbor improvements and for which the state is primarily liable. Authorizes action to be brought, as specified, to establish title to such lands.

Ch. 1475 (AB 1482) HARVEY JOHNSON Adds Sec. 14012, Gov.C., re state property.

Authorizes Department of Public Works to lease parcels of nonoperating right-of-way to other public agencies for public purposes.

Authorizes department to contribute toward cost of developing recreational facilities on such parcels.

Authorizes department to classify portions of state highway right-of-way as nonoperating.

Ch. 1476 (AB 148) McDONALD New act, re centers for mentally retarded.

Requires State Department of Public Health to establish 3 new regional centers for the mentally retarded from money appropriated for that purpose in the Budget Act of 1969.

Ch. 1477 (SB 243) DEUKMEJIAN Amends Sec. 72602.1, Gov.C., re municipal courts.

Provides an additional judge for the Long Beach Municipal Court District.

Ch. 1478 (SB 300) MOSCONE Amends Sec. 32132, H. & S.C.; adds Sec. 23704, R. & TC, re corporation tax exemptions

Defines as organization exempt from taxes imposed under Bank and Corporation Tax Law, one which is organized and operated to perform one or more specified services solely for two or more tax-exempt hospitals, which if performed by the hospital would constitute a basis for an exemption, which is organized and operated on a cooperative basis allocating and paying all earnings to members on the basis of service performed for them, and which organization has capital stock all of which is owned by its members.

Permits hospitals formed under Local Hospital District Law to participate in such an organization, notwithstanding specified provisions with respect to receiving bids for certain contracts and declares that organization of which district hospital is a member is not subject to such requirements for receiving bids.

Operative in the computation of taxes on or measured by net income of calendar or fiscal years ending after December 31, 1968.

In effect immediately.

Ch. 1479 (SB 481) MARKS New act, re increased compensation: specified employees.

Appropriates \$3,676,633 for period July 1, 1969-June 30, 1970, from General Fund, and necessary amount from special funds, to raise salary ranges of psychiatric technician classes.

In effect immediately.

Ch. 1480 (SB 484) LAGOMARSINO Amends Sec. 69599.5, Gov.C., re superior courts

Increases number of judges of the superior court in the County of Santa Barbara from six to seven.

Operative July 1, 1970.

Ch. 1481 (SB 508) GRUNSKY Adds Sec. 20081.1, Ed.C., re Junior College Construction Act.

Provides formulae for determining the relative district ability of junior college districts formed since June 30, 1964, for purposes of determining minimum state share for construction costs under the Junior College Construction Act of 1967.

Ch. 1482 (SB 766) BRADLEY Amends Sec. 69600, Gov.C., re superior court judges.

Provides for two additional superior court judges for Santa Clara County.

Ch. 1483 (SB 966) BRADLEY Amends, adds, repeals, various secs., Gov.C., re deposit of public money.

Revises provisions relating to deposit of local agency funds to allow pooling of securities required as collateral to secure such deposits.

Confers specified duties upon depositories of such funds with respect to such deposits.

Designates Superintendent of Banks as Administrator of Local Agency Security and confers specified duties and powers upon him as such, including collection of registration fee from banks wishing to act as depositories of local agencies' funds to finance planning and staffing of offices.

To become operative July 1, 1970, but allows administrator to make such planning and staffing provisions as are necessary prior to that time.

Ch. 1484 (SB 1386) MARKS Adds Sec. 897, M. & V.C., re veterans' benefits.

Requires Department of Veterans Affairs to grant veterans' collegiate educational benefits for postgraduate college study to children of veterans killed in action in World War II, who are enrolled in graduate study, who have specified Chinese language skills, and who meet specified age limits.

Ch. 1485 (SB 1420) WHETMORE Amends Sec. 69591, Gov.C., re superior courts.

Increases number of judges of the superior court in the County of Orange from 21 to 22.

Ch. 1486 (AB 739) MULFORD Amends Sec. 69580, Gov.C., re judges.

Increases number of superior court judges in Alameda County from 22 to 23.

Ch. 1487 (AB 1031) WILSON Amends Sec. 69104, Gov.C., re appellate judges.

Adds one judge to the San Diego division and two judges to the San Bernardino division of the Court of Appeal for the Fourth Appellate District.

Appropriates \$242,000 from General Fund for additional support of Court of Appeal for the Fourth Appellate District.

Ch. 1488 (AB 1089) Z'BERG New act, re state property.

Authorizes Director of General Services to quitclaim specified land to City of Galt on condition land be used substantially for park or recreational purposes.

Ch. 1489 (AB 1191) LANTERMAN Amends, adds various secs., Gov.C., H. & S.C., P.U.C., and S. & H.C., re property acquisitions: compensation: assistance.

Allows public entities, as defined, and public utilities to give relocation advisory assistance and make payments for moving expenses and relocation costs to specified recipients located in counties having population of more than 4,000,000, in connection with acquisition of real property for public use in such counties. Permits payments for decline in value of property affected by acquisition and change of use of other property and authorizes adoption of rules and regulations for relocation assistance and compensation within such counties by public entities and public utilities.

In effect immediately.

Ch. 1490 (AB 1194) HAYES Amends, adds, various secs., Gov.C., re courts.

Increases number of judges in various court and judicial districts.

Ch. 1491 (AB 1799) DENT Amends various secs., Gov.C., re courts.

Increases certain filing fees and number of judges and salaries and salary schedules of various attachés in Contra Costa County.

Ch. 1492 (AB 2213) LEWIS Amends Sec. 23754.3, Ed.C., re tuition.

Permits the Trustees of the California State Colleges to waive or reduce tuition fees for a nonresident student who is a citizen and resident of a foreign country who is a graduate student of exceptional scholastic ability and achievement and who is employed twenty hours or more a week by a state college.

Ch. 1493 (AB 1035) MONAGAN Adds Ch. 6 (commencing with Sec. 32001) Div. 22, Ed.C, re innovative schools.

Creates Educational Research Commission to administer California innovative schools that experiment and explore problems in education. Provides for composition and powers and duties of such commission.

Requires State Board of Education, in approving any state plan for the administration of specified federal funds, to assure that specified amounts of federal funds are reserved and allocated to the commission.

Ch. 1494 (SB 172) RODDA Amends, amends and renumbers, various secs., Ed.C, re average daily attendance.

Authorizes Superintendent of Public Instruction, for fiscal year 1968-1969 only, to permit school districts an alternate method of computing a.d.a. for regular day schools on basis of attendance of each day of school month rather than on actual attendance of last day of each school month.

Permits governing board of each school district to determine which method is to be used to compute a d.a.

Requires excess to be brought forward for next succeeding fiscal year if a.d.a. for regular day schools computed by alternate method for period between July 1 and June 30 exceeds the a.d.a. reported in second period report.

Restores prior formula for computation of average daily attendance in various school districts as scheduled to be restored on the 61st day after the final adjournment of the 1970 Regular Session of the Legislature and requires school districts to report actual attendance and active enrollment on third Wednesday of each month.

In effect immediately.

Ch. 1495 (SB 305) DYMALLY Amends, adds, repeals various secs., Ed.C., re vocational education.

Substitutes Vocational Education Acts of 1963 and 1968 in lieu of such acts of 1936 and 1946 in declaration that state accepts provision of, and funds provided by Congress for, such acts.

Replaces Federal Board for Vocational Education, which has been abolished, with United States Commissioner of Education and United States Office of Education as federal agencies State Board of Education is to cooperate with in administration of federal vocational education acts.

Deletes obsolete requirement that Department of Education is to develop and implement experimental pilot summer vocational education program.

Requires governing board of school district participating in a vocational education program to appoint Vocational Education Advisory Committee Incorporates similar provision as added by AB 1820, contingent upon enactment of AB 1820.

Enacts Summer Vocational and Technical Education Act of 1969 to permit governing boards of school districts to establish summer vocational and technical education programs for pupils completing grades 9 to 12. Establishes procedures and requirements for participation in such programs by school districts

Requires Department of Education to report annually to Legislature by 30th legislative day of regular session on operation and results of such programs.

Authorizes school district, upon approval of department, to be reimbursed from funds appropriated by Legislature for purposes of act for excess current expense per pupil in a.d.a. participating in the program during preceding fiscal year above foundation program for district during such year for such pupil, plus any other state or federal funds received, or to be received, for operation of program.

Appropriates \$71,000 for 1970-1971 fiscal year.

In effect immediately.

Ch. 1496 (SB 533) McCARTHY Adds Sec. 14402.5, Gov.C., re State Contract Act.

Allows contractor with state under State Contract Act with approval of the state to require retained percentage of contract payment under act normally withheld pending completion of contract to be paid into escrow and subsequently to him upon the placing in escrow by him of eligible securities of an equal or greater amount.

Provides the securities would be returned or given to contractor upon completion of contract, that the contractor would receive any interest on the securities while in escrow, and would pay the expense of the escrow account.

* States minimum provisions of escrow agreement.

Ch. 1497 (SB 647) STIERN Amends Sec. 22700, Ed.C., re coordinating council for higher education.

Permits two alternates to be named by the appointing authority for the chancellor of the California Community Colleges and two alternates, rather than one, for the Board of Governors of the California Community Colleges, who represent public junior colleges on the Coordinating Council for Higher Education.

Deletes the requirement that one alternate may be named for the representative of the State Board of Education and deletes the requirement that the Board of Governors of the California Community Colleges may designate one alternate member to represent it on the Coordinating Council for Higher Education.

Makes related technical changes.

Ch. 1498 (SB 677) SHORT Amends Secs. 2105 and 2106, adds Sec. 186.6, S. & H.C., re highway funds.

Appropriates to California Highway Commission from the Motor Vehicle Fuel Fund an amount not to exceed \$50,000 per year for work done by Department of Public Works to assist Controller in reviewing expenditure of highway user funds by local agencies.

Corrects erroneous cross-references in provisions re distribution of Highway Users Tax Fund money to cities and counties.

Ch. 1499 (SB 836) DOLWIG Adds Secs. 26822.3, 72056.1, Gov.C., re Judges' Retirement Law.

Provides for payment of an additional fee of \$2 for filing of first paper of plaintiff and defendant in Superior Court and an additional fee of \$1 for such filings in Municipal Court with the funds to be transmitted to the State Controller for deposit in the Judges' Retirement Fund.

Ch. 1500 (SB 874) MOSCONE Adds Sec. 789.5, Civ.C., re mobilehome park tenancies.

Provides that no tenancy or other estate at will or lease, however created on or after effective date of section, in mobilehome park with respect to any mobilehome or trailer coach required to be moved under permit may be terminated except upon landlord giving prescribed written notice to tenant to remove from premises within period of not less than 60 days, to be specified in notice. Prohibits any waiver of such provisions by tenant. Provides that lease may provide for termination by such notice within period of more than 60 days.

Ch. 1501 (SB 887) TEALE Adds Ch. 6.8 (commencing with Section 6499.51), Div. 6, Ed.C., re school dropouts.

Authorizes school districts to establish dropout prevention programs in order to encourage pupils to complete elementary and secondary school education. Specifies contents of such programs, and establishes unit within Office of Compensatory Education to administer act and other programs financed under Title VIII of the Elementary and Secondary Education Act of 1965. Requires State Board of Education to adopt rules and regulations to administer act and to approve allocations of federal funds made under act, and to distribute descriptions of successful programs conducted under act.

Ch. 1502 (SB 925) SONG Amends Sec. 1773.1, Lab.C., re wages.

Provides that per diem wages, as term is used in law relating to wages paid on public works, includes employer payments for apprenticeship or other training programs authorized by Sec. 3093, Lab.C., dealing with certain on-the-job training programs.

Ch. 1503 (SB 982) MARKS Amends Sec. 13187, adds Secs. 13124.6, 13124.7, 13188.5, Ed.C., re teaching credentials.

Creates a standard teaching credential with specialization in early childhood teaching. Specifies minimum requirements for, and authorized services under, such credential.

Declares legislative intent.

*Correction.

Directs Coordinating Council for Higher Education and Commission for Teacher Preparation and Licensing, or State Board of Education if AB 740 is not enacted, to develop plan of programs leading to Children's Center Permit with programs leading to standard teaching credential with specialization in early childhood teaching, and to submit report on plan to Legislature by fifth legislative day of 1971 Regular Session.

Incorporates additional changes to Sec. 13187, Ed.C., proposed by AB 1910, to be operative only upon enactment of AB 1910.

Incorporates similar provisions, Secs. 13124.6 and 13124.7, Ed.C., to be operative only upon enactment of AB 740.

Ch. 1504 (SB 1056) STIERN Adds Ch. 7.4 (commencing with Sec. 25660), Div. 20, H. & S.C., re radiologic technology regulation.

Establishes Radiologic Technology Certification Committee. Requires Department of Public Health to adopt, upon recommendation of committee, regulations governing qualifications and certification of radiologic technologists. Provides for approval of schools of radiologic technology by department. Sets out disciplinary procedures, penalties, and fees.

To be operative only until 61st day after final adjournment of 1975 Regular Session of the Legislature.

Ch. 1505 (SB 1091) MARKS Adds Sec. 11211, W. & I.C., re aid to dependent children.

Provides that recipient of aid to families with dependent children in program of rehabilitation or job training or placement be considered as unemployed and training not completed until his income equals the amount of income to which he and his family are entitled.

To be operative as a demonstrative project in a single urban county subject to federal approval.

Ch. 1506 (SB 1121) STEVENS Amends Sec. 830.4, Pen.C., re peace officers.

Makes bailiffs of Supreme Court and courts of appeal, harbor policemen regularly employed and paid as such by a county, city, or district, and port warden and special officers of the Harbor Department of the City of Los Angeles, peace officers while engaged in the performance of the duties of their employment. Provides that such harbor policemen and such port warden and special officers are not peace officers for purposes of specified sections relating to concealable or loaded firearms except when designated by local ordinance or, if local agency is not authorized to act by ordinance, by resolution, either individually or by class, as peace officers for such purposes.

Ch. 1507 (SB 1123) SCHMITZ Amends Sec. 68203, Gov.C, re judges' salaries.

Revises section providing pay increases for judges every fourth year based upon rise in per capita personal income in California to provide yearly increase based on rise in California consumer price index as compiled by California Department of Industrial Relations instead.

Ch. 1508 (SB 1127) BEILENSEN Amends Sec. 23731a, adds Sec. 23774, R. & T.C., re corporate tax exemptions.

Deletes provision under Bank and Corporation Tax Law which presently excludes a church, a convention or association of churches from the payment of tax on unrelated business income. Authorizes Franchise Tax Board to require exempt religious organizations to file annual statement of activities and income.

In effect immediately.

Ch. 1509 (SB 1365) CARRELL Amends and repeals various provisions, Gov.C., R & T.C., Gen. Law, re property taxes.

Deletes alternate procedures for tax sales and payment of delinquent taxes in installments used in collection of property taxes on the secured roll in four equal installments.

Revises provisions disallowing credit for back taxes paid when property is deemed on which delinquent taxes have been paid in installments and when payment of delinquent taxes in installments is restarted.

Prohibits the State Board of Equalization from prescribing rules and regulations with respect to the assessment and equalization of possessory interests until the lien date in 1971, rather than until the lien date in 1970.

Ch. 1510 (SB 1387) STIERN New act, re water.

Appropriates \$69,875 from the General Fund to the State Department of Public Health in augmentation of Item 160 of the Budget Act of 1969 to be expended during the 1969-1970 fiscal year for a study of the community water supplies within the area of Delano, California, to be available only after the Director of Public * Health has certified to the Department of Finance that sufficient federal funds are not available for the study.

Ch. 1511 (SB 1413) STEVENS Amends Sec. 830.3, Pen.C., re peace officers.

Makes members of a fire department of a local agency and persons designated by a local agency as park rangers, regularly employed and paid as such, peace officers and prescribes duties and authority of such peace officers.

Declares intent of Legislature that inclusion of members of fire department of local agency, regularly employed and paid as such, within the definition of peace officer shall not make specified provisions of Meyers-Milias-Brown Act, relating to public employee organizations, applicable to them to greater extent than it applied prior to effective date of legislation.

Ch. 1512 (AB 325) UNRUH Adds Div. 4.5 (commencing with Sec. 3600), Title 1, and repeals Sec. 8923, Gov.C., re conflicts of interest.

Requires enumerated public officials and public employees, and candidates for state or local public office, to disclose their investments and ownership of shares in corporations other than nonprofit corporations, including investments and shares owned by persons under their control. Requires candidates for state or local public office to disclose the sources and amounts of political contributions received which total more than \$500. Deletes provision relating to legislative intent and construction of Legislators' Code of Ethics.

Ch. 1513 (AB 703) KETCHUM Amends, adds, repeals various secs., Ed.C., re school district.

Provides that vacancies in school district governing boards shall be filled by election rather than by appointment. Provides that a vacancy occurring within four months of the end of a term shall not be filled.

Provides that if vacancies occur in a majority of offices on school district governing board, president of county board of education having jurisdiction may appoint members of county board of education until new members of governing board are elected.

Ch. 1514 (AB 760) MILIAS Amends Sec. 987b, Pen.C., re defense of indigent persons.

Provides that Department of Finance shall pay to counties amount not exceeding 10 percent of amount actually expended, rather than amount annually budgeted, by counties in providing counsel in accordance with law for persons who desire, but are unable to afford, counsel in cases involving violations of state criminal law and involuntary detention under Lanterman-Petris-Short Act, rather than involving violations of state criminal law only.

Ch. 1515 (AB 1553) ZENOVICH New act, re state property.

Authorizes and directs Director of General Services to quitclaim, at no cost, specified property to City of Fresno upon condition property be used for public purposes.

Ch. 1516 (AB 1587) BURKE Amends Sec. 20017.8, Gov.C., re Public Employees' Retirement System.

Expands the classes of lifeguard personnel included in the definition of "law enforcement member." Deletes the provision that the rate of contribution applicable to "law enforcement members" as included in provision shall apply only to compensation paid after operative date thereof.

Ch. 1517 (AB 2144) BROWN Adds Sec. 488, Ins.C., re motor vehicles: operation.

Prohibits insurer from increasing premium rates on any policy of private passenger automobile insurance of insured for reason that such insured has been arrested, cited, or convicted for traffic violations committed while operating motor vehicles for compensation during hours of employment, except specified arrests,

*Correction.

citations, or convictions, and except persons insured under the California assigned risk plan, if employer submits prescribed written declaration under penalty of perjury regarding such arrest, citations, or conviction to insurer.

Ch. 1518 (AB 2293) BAGLEY Amends Sec. 17503, Ed.C., re teachers' salaries.

Includes the cost of health and welfare benefits provided by the school district within the meaning of "salaries of classroom teachers," for purposes of statute requiring specified percentages of current expenses of education to be expended for such salaries.

Ch. 1519 (AB 2300) RYAN Amends and adds, various secs., Ed.C., re public school employment.

Defines "full-time certificated nonteaching employees" and includes "inschool libraries" and full-time counselors assigned full-time student counseling duties within definition of "full-time equivalent classroom teachers" for purposes of reports by school districts to Superintendent of Public Instruction re: number of employees and ratio of nonteaching employees to teaching employees. Requires such ratio to be based on each 100 classroom teachers.

Prescribes maximum ratios of full-time certificated nonteaching employees to each 100 full-time equivalent classroom teachers for specified types of school districts. Requires Superintendent of Public Instruction to determine extent to which full-time certificated nonteaching employee number exceeds such ratios, and requires the final apportionments from State School Fund to be reduced by a computable amount for each excess full-time certificated nonteaching employee. Specifies that reductions shall be made only commencing in the 1972-73 fiscal year, and that for prior years computed reductions which could have been made shall be reported to the affected districts and the Legislature.

Specifies that amounts not transferred to State School Fund because of reduction of needs resulting from operation of this act shall be held in General Fund for appropriation for public school purposes.

Declares intent of Legislature to improve public education in state by maximizing allocation of existing resources, to discourage growth of bureaucracy in public schools, and to emphasize the importance and significance of the classroom teacher.

Ch. 1520 (AB 52) LEROY F. GREENE Adds Sec. 3565.5, Elec.C., re ballot arguments.

Permits rebuttal arguments on ballot arguments.

Declares that act to become inoperative if AB No. 1283 is enacted.

Ch. 1521 (AB 66) BRITSCHGI Amends Sec. 3123, Com.C., and Secs. 6700, 6701, 18025, Gov.C., re state holidays.

Changes certain state holidays to fall upon specific Mondays, rather than on dates. Makes similar changes in holidays for state employees and in provisions governing the time for payment of negotiable instruments.

As condition to local application thereof, requires local approval of holidays appointed by President or Governor except as to Thanksgiving Day.

Provides act shall become operative January 1, 1971.

Ch. 1522 (AB 69) CROWN Amends Sec. 26243, H. & S.C., re misbranding of drugs.

Specifies that, in case a drug is fabricated from two or more ingredients, the label of such drug shall bear the established name and quantity of each active ingredient, along with the other specified requirement relating to labeling.

Declares that the requirement for stating the quantity of the active ingredients shall apply to all drugs, including prescription drugs, rather than only prescription drugs, provided that for nonprescription drugs such requirement shall be satisfied by either stating such quantities on label of drug or by filing statement of such quantities with State Department of Public Health. Requires that when such statement is filed, it shall be available to specified parties.

Permits department to grant exemption from such requirement upon showing by applicant through evidence satisfactory to department that grant will not endanger public health. Authorizes department to establish regulations requiring applicant for exemption to pay reasonable fee not to exceed \$100.

To be operative July 1, 1970. Exempts drugs shipped by manufacturer or packer to retailer or wholesaler before such date, but requires that such drugs comply with specified requirements on and after July 1, 1973.

Ch. 1523 (AB 74) MURPHY Amends Sec. 15518, Ed.C., re school buildings.

Extends termination date of provision authorizing maximum tax rate increase for expenses incurred in the inspection or repair of school buildings respecting earthquake safety from July 1, 1970, to July 1, 1975.

Permits school district to accumulate excess proceeds of such tax from year to year until July 1, 1975, rather than requiring that it spend excess amount in the succeeding school year.

Ch. 1524 (AB 95) LEROY F. GREENE Amends Secs. 6871, 6873, *6874 and 6874.5, Ed.C., re education of exceptional children.

Requires school district, with approval of county superintendent of schools, rather than Superintendent of Public Instruction, to pay tuition to parent or guardian of physically handicapped minor, mentally retarded minor, severely mentally retarded minor, or multiply handicapped minor in private or public nonsectarian school, institution, or agency, within or without state, when special education facilities and services needed are not available under any district, county, or state public school program and cannot be reasonably provided because of the cost or distance involved. Makes such provisions permissible with respect to educationally handicapped minors. Establishes priorities re such educational facilities and services.

Requires private nonsectarian schools, institutions, or agencies enrolling such exceptional minors to submit yearly progress reports to county superintendent of schools.

Makes provision re inclusion and exclusion of specified tax rates for purposes of determining allowances for such tuition payments and specifies limit on allowances for multiply handicapped minors.

To be operative July 1, 1970.

Ch. 1525 (AB 116) BRIGGS Amends Secs. 10067, 10405, Ag.C., re slaughter of reacting bovines.

Raises the maximum indemnity the owner of a tuberculosis reacting bovine slaughtered pursuant to law is entitled to from \$50 to \$100 for grade animal and from \$75 to \$125 for purebred animals.

Raises the maximum indemnity the owner of a brucellosis reacting bovine slaughtered pursuant to law is entitled to from \$75 to \$100 for grade animals and from \$100 to \$125 for purebred animals.

Appropriates \$28,000 from General Fund to carry out provisions of these provisions.

In effect immediately.

Ch. 1526 (AB 193) BAGLEY Adds, amends, repeals various secs., Gov.C., R. & T.C., Gen. Laws, re support of government.

Allocates amounts to counties for property tax relief for 1969-1970 fiscal year from Property Tax Relief Fund and increases the exemption for business inventories from 15 to 30 percent for a period of two years, commencing with the lien date in 1970, and reverts the exemption to 15 percent in 1972. Increases subventions to local government from this fund by 100 percent beginning with the 1970-71 fiscal year but provides for a reduction in such sum for the 1972-73 fiscal year and fiscal years thereafter.

Requires the Controller to transfer various sums from the State General Fund to the Property Tax Relief Fund at various times between August 21, 1970, and June 28, 1972.

Provides that prepayments under the Bank and Corporation Tax Law shall not be reduced for income years beginning on or after January 1, 1970, from 50 percent and 25 percent of estimated tax to 30 percent and 20 percent, respectively.

Makes various related and conforming changes.

Provides that affidavits required for classification of vessels eligible for assessment at 1 percent of full cash value for purposes of property taxation shall be filed with the assessor between the lien date and 5 o'clock on April 1; to become operative on January 1, 1970.

In effect immediately.

*Correction.

Ch. 1527 (AB 229) CROWN Adds Sec. 253.5, H. & S.C., re crippled children services.

Provides that the State Department of Public Health and county agencies designated to administer crippled children's program may accept handicapped child believed to have severe chronic disease or severe physical handicap, as determined by the State Director of Public Health, for diagnosis irrespective of whether child actually has eligible medical condition as specified in provision relating to definition of handicapped child.

Requires department to keep and publish annually specified data in relation to diagnosis of children diagnosed in connection with the program.

To become operative July 1, 1970.

Ch. 1528 (AB 261) MULFORD Adds Sec. 171f, Pen.C., re state capitol.

Makes it a misdemeanor for any person or group of persons to willfully and knowingly: enter or remain within or upon any part of the chamber of either house of Legislature unless authorized, pursuant to rules adopted or permission granted by either such house, to enter or remain within or upon a part of chamber of either such house; engage in any conduct within the State Capitol which disrupts orderly conduct of official business; or picket within State Capitol. Provides that nothing in such provisions shall forbid any act of Members of Legislature, employees of members, officers and employees of Legislature or any committee or subcommittee thereof, and officers and employees of either house of Legislature or any committee or subcommittee thereof, which is performed in lawful discharge of official duties.

Ch. 1529 (AB 271) BRATHWAITE Amends Secs. 96, 2922, 2924, Lab.C., re employment termination: garnishment, attachment.

Provides that no employer may discharge any employee by reason of the fact that his earnings have been subjected to garnishment for one indebtedness prior to a final order or judgment of a court. Provides that the wages of an individual whose employment has been so terminated shall continue until reinstatement if such termination is found to be in violation of above provisions; provided that wages shall not continue for more than 30 days. Provides that the employee shall give notice to his employer of his intention to make such a wage claim within 30 days after being laid off or discharged and shall file a wage claim with the Labor Commission within 60 days of being laid off or discharged. Allows the Labor Commissioner to take assignment of such wage claims.

Ch. 1530 (AB 388) VASCONCELLOS Amends Secs. 9012 and 9013, Ed.C., re schools.

Authorizes issuance and distribution of sectarian, partisan, and denominational publications at junior colleges and provides that specified prohibitions relating to propaganda and organizational solicitations are not applicable with respect to junior colleges, provided such activities are carried out in such a way as not to impede orderly conduct of schools and are subject to rules and regulations of the governing board. Requires such rules and regulations to prohibit publications which advocate the commission of an unlawful act.

Ch. 1531 (AB 411) BADHAM Adds Art. 4.5 (commencing with Sec. 9965), Ch. 21, Div. 3, B. & P.C., re employment agencies.

Requires counselors, as defined, to register with Bureau of Employment Agencies. Adds related provisions.

Ch. 1532 (AB 443) BAGLEY New act, re sales tax.

Requires Controller to contract for study of the computation of sales tax liabilities.

Appropriates \$48,000 for study.

In effect immediately.

Ch. 1533 (AB 444) BAGLEY Amends Secs. 6359, 6359.4, R. & T.C., re sales and use tax.

Specifies that "food products" exempt from sales tax include fruit and vegetable juices, and nonalcoholic, noncarbonated beverages, and exclude bottled water, whether liquid or frozen.

Makes sales and use taxes applicable to food products sold at certain establishments where admission charged.

Declares vending machine operator to be a consumer, and not a retailer, of property which sells at retail for 15 cents, rather than 10 cents, or less and which is sold through a vending machine.

Ch. 1534 (AB 524) QUMBY Adds Sec. 318.5, Pen.C., re penal ordinances.

Specifies that counties or cities may enact ordinances directly regulating the exposure of the genitals or buttocks of or the breasts of any person who acts as a waiter, waitress, or entertainer, whether or not the owner of the establishment in which the activity is performed employs or pays any compensation to such person to perform such activity, in an establishment which serves food, beverages, or food and beverages, including, but not limited to, alcoholic beverages, for consumption on the premises of such establishment.

Exempts theater, concert hall, or similar establishment which is primarily devoted to theatrical performances from such ordinances.

Ch. 1535 (AB 61) WAKEFIELD Adds Sec. 318.6, Pen.C., re local penal ordinances.

Provides that cities and counties can enact ordinance prohibiting conduct relative to any live acts, demonstrations, or exhibitions occurring in public places, places open to the public, or places open to public view and involving the exposure of private parts, buttocks, or female breasts, if such conduct is not expressly authorized or prohibited by the Penal Code.

Exempts theater, concert hall, or similar establishment, which is primarily devoted to theatrical performances, from such ordinances.

Ch. 1536 (AB 410) BADHAM Amends Secs. 9941, 9942, 9946, and 9949, B. & P.C., re employment agencies.

Authorizes the Bureau of Employment Agencies, when issuing an employment agency license, to restrict the type of business which may be conducted thereunder to one or more of the following categories: general, babysitting, domestic, modeling, and farm labor.

Requires an applicant when applying for an employment agency license, if the bureau has established such categories, to specify whether he intends to engage in the general employment agency business or in one or more of the other categories. Requires an applicant to pass the examination in each category of license for which he is applying.

Ch. 1537 (AB 591) MACGILLIVRAY Repeals Ch. 3 (commencing with Sec. 3000), Div. 3, Lab.C., re terms of employment.

Deletes provisions relating to master-servant relationship including provisions dealing with conditions and termination of employment.

Ch. 1538 (AB 823) LEROY F. GREENE Amends Sec. 31026, Ed.C., re compact for education.

Extends operative date of statute enacting Compact for Education to December 31, 1973.

Provides that at its 1973 Regular Session and each fourth year thereafter, rather than at its 1969 Regular Session and each fourth year thereafter, the Legislature shall review California's participation in the Compact for Education to determine whether California should continue to be a party to the compact and thus extend the operation of the statute providing for California's participation in the compact.

Appropriates \$12,050 in augmentation of Item 84 of Budget Act of 1969.

Ch. 1539 (AB 837) MILLER Amends Sec. 1413, Lab.C., re agricultural workers.

Eliminates the expulsion of certain agricultural workers and employers from the scope of the California Fair Employment Practice Act.

Ch. 1540 (AB 865) QUMBY Amends Sec. 20017.75, Gov.C., re Public Employees' Retirement System.

Includes active law enforcement personnel of the California State Police Division as "law enforcement members" of Public Employees' Retirement System.

Ch. 1541 (AB 877) BROWN Amends Sec. 2736, adds Secs. 2736.6, 2786.6, B. & P.C., re nursing.

Revises requirements which an applicant, applying for a license to practice registered nursing, must comply with.

Specifies that applicant for such license, who is graduate from school of nursing in country outside United States and who has complied with specified provisions shall qualify for such license by successfully passing examination prescribed by California Board of Nursing Education and Nurse Registration.

Requires board to deny any accreditation application made by, and to revoke the accreditation given to, any school of nursing which fails to give student applicants credit, in the field of nursing, as prescribed by board regulations, for previous education and the opportunity to obtain credit for other acquired knowledge.

Requires board to determine by regulation additional preparation in nursing, in school approved by board, which is required for vocational nurse licensed under specified provisions, to be eligible to take examination for specified license as a registered nurse. Prohibits board from requiring more than 30 units in nursing and related science subjects to satisfy such preparation.

Ch. 1542 (AB 878) BROWN Adds Sec. 2881.1, B. & P.C., re schools of vocational nursing.

Requires the Board of Vocational Nurse and Psychiatric Technician Examiners of the State of California to deny any accreditation application made by, and to revoke the accreditation given to, any school of vocational nursing which fails to give student applicants credit, in the field of nursing, as prescribed by board regulations, for previous education and the opportunity to obtain credit for other acquired knowledge.

Ch. 1543 (AB 1052) SIEROTY Amends Secs. 310, 321, Elec.C., re registration of voters

Requires person to state in affidavit of registration whether he has ever been convicted of a felony, rather than that he is not disqualified by reason of felony conviction.

Requires the affidavit of registration to contain a statement that not all felony convictions will disqualify affiant from voting and directing him to contact registrar for a determination of his eligibility to vote.

Incorporates additional changes made to Secs. 310 and 321 by Chapter 402 of the 1969 Statutes.

Ch. 1544 (AB 1073) MONAGAN New act, re bonds: University of California.

Provides, conditioned upon approval of state electorate, for issuance of state bonds in total amounts not exceeding \$246,300,000, and expenditure of proceeds for health science facilities at the University of California, as may be provided for by the Legislature.

Calls special election, to be consolidated with 1970 direct primary, for submission of bond proposal to electors.

Ch. 1545 (AB 1162) CORY Adds Sec. 13443.6, Ed.C., re certificated employees.

Provides that, unless notice of release is received by March 15, the contracts of certain certificated employees holding administrative or supervisory positions shall be renewed on same terms and conditions as employee's last contract.

Ch. 1546 (AB 1174) MILIAS Adds Sec. 21200.2, Gov.C., re Public Employees' Retirement System.

Provides that the effective date of a member's retirement under P.E.R.S. may be fixed by the board at a date earlier than the first of the month in which an application for retirement is received in the office of the retirement board in specified cases.

Ch. 1547 (AB 1298) BRATHWAITE Adds Title 77 (commencing with Sec. 67410), Gov. C., re Southern California transportation.

Creates Southern California Transportation Study Commission, composed of 26 members and comprising the Counties of Ventura, Los Angeles, Orange, San Bernardino, Riverside, and Imperial. Directs commission, in coordination with the Southern California Association of Governments, to study regional transportation problems and make recommendations thereon. Requires commission to file progress report with Governor and Legislature by fifth day of 1971 Regular Session, and a final report by fifth day of 1972 Regular Session. Declares existence of commission terminated on 91st day after adjournment of 1972 Regular Session.

Ch. 1548 (AB 1354) TOWNSEND Adds Secs. 14112.1 and 14216.5, Ed.C., re Teachers' Retirement Fund.

Requires state to deposit into the Teachers' Retirement Fund a portion of the annual appropriation in a lump sum when requested by the Teachers' Retirement Board. Requires remainder of appropriation to be deposited monthly.

Incorporates changes in recodified State Teachers' Retirement Law proposed by AB 1728, to be operative only upon enactment of AB 1728.

Ch. 1549 (AB 1403) ZENOVICH Adds Sec. 9357.46, Gov.C., re Legislators' Retirement Law.

Permits former member of Legislators' Retirement System who is a member of Public Employees' Retirement System or State Teachers' Retirement System and who withdraws accumulated contributions upon leaving the system to redeposit such funds with interest into the fund and to then be eligible to retire under the Legislators' Retirement Law, if other qualifications are met.

Ch. 1550 (AB 1404) DUFFY Amends Secs. 437, 437.1, 437.2, and 437.4, H. & S.C., re Health Planning Council.

Increases and revises membership of Health Planning Council from 13 to 21 members, and specifies who is to appoint new members. Requires that chairman and vice chairman of council be appointed by the Governor. Directs that chairman be appointed from the representatives of the general consumer public or public officials, with specified exceptions, rather than that he be the Secretary of the Human Relations Agency.

Directs that new members hold office for four-year terms.

Changes from 7 to majority number of votes of voting members of council necessary to appoint or remove director.

Authorizes council to establish standing committees, and appoint persons, who are not members of council, to such committees, as is necessary to carry out purposes of health planning provisions. Specifies that members of such committees serve without compensation, but be reimbursed for specified expenses.

Removes requirement that council meet at least quarterly.

Ch. 1551 (AB 1415) VASCONCELLOS Amends Sec. 13188, Ed.C., re California teaching credentials.

Provides that social sciences includes ethnic studies, in definition of "academic subject matter area."

Ch. 1552 (AB 1534) LEROY F. GREENE Amends Sec. 8575, repeals and adds Ch. 9 (commencing with Sec. 12820). repeals Ch. 10 (commencing with Sec. 12851), Div. 9, Ed. C., re testing programs.

Enacts California School Testing Act of 1969. Declares objectives of act. Requires school districts to conduct testing programs in accordance with rules and regulations to be adopted by State Board of Education. Requires board to approve tests to be used. Requires board to evaluate effectiveness of various content courses. Requires study and report to Legislature.

Authorizes board to accept federal and other funds for studies under the program.

Requires annual report by Department of Education to Legislature, State Board of Education, and to each school district containing an analysis of the testing program, including tests conducted under the Miller-Unruh Basic Reading Act of 1965.

Repeals present provisions re testing programs.

Provides that the requirement that the State Board of Education prepare and distribute model minimum academic standards for graduation to each school district maintaining a high school for its consideration shall not be applicable until July 1, 1970.

Ch. 1553 (AB 1546) ZENOVICH Amends Sec. 18502, H. & S.C., re mobile-home parks: permits.

Authorizes the Commission of Housing and Community Development to establish separate fee schedule for mobilehome park operating permits to defray enforcement costs where Department of Housing and Community Development is enforcing agency. Such fees are not to exceed initial fee of \$25 per park and additional \$2 per lot.

To be effective until 91st day after final adjournment of 1971 Regular Session.

Ch. 1554 (AB 1563) FONG Adds Sec. 20804.8, Gov.C., re Public Employees' Retirement System.

Permits retired state miscellaneous member to receive service credit for service rendered a committee of the Legislature in 1931, 1932, and 1933, and for which he was compensated by Item 256.1 of the Budget Act of 1967.

Provides for prospective increase in retirement allowance on the basis of such credit.

Ch. 1555 (AB 1820) SUBCOMMITTEE ON VOCATIONAL AND TECHNICAL TRAINING OF THE ASSEMBLY COMMITTEE ON EDUCATION.
Amends, adds, repeals, various secs., Ed.C., re vocational education.

Substitutes Vocational Education Acts of 1963 and 1968 in lieu of such acts of 1936 and 1946 in declaration that state accepts provision of, and funds provided by Congress for, such acts.

Substitutes United States Commissioner of Education and United States Office of Education in place of Federal Board for Vocational Education, which has been abolished, as federal agencies State Board of Education is to cooperate with in administration of federal vocational education acts.

Deletes obsolete requirement that Department of Education is to develop and implement experimental pilot summer vocational education program.

Creates California Advisory Council on Vocational Education and Technical Training. Prescribes its membership, duties, and responsibilities.

Creates Vocational Education Program Evaluation Unit, with staff selected jointly by State Board of Education and Board of Governors of California Community Colleges, in Department of Education to assist council in evaluating effectiveness of vocational education and technical training programs maintained by public schools.

Establishes staff in department to design, implement, and maintain a basic integrated statewide information system for vocational and technical training. Specifies minimum data-gathering and analysis capabilities of system.

Creates vocational areas, not to exceed 15, with boundaries to be determined within 90 days after effective date of this act, by Director of Human Resources Development, Director of Vocational Education, and Chancellor of California Community Colleges. Prescribes its membership, duties, and functions.

Requires each area vocational committee, within one year after its initial meeting, to develop and submit to the state board and board of governors, an area master plan providing for maximum coordination between technical, vocational, adult, and continuation education agencies in the area, together with recommendations for plan's implementation. Requires each such committee to report to state board, board of governors, and council, no later than March 1, 1970, on progress toward master plan, and recommendations for short-term improvement of existing vocational education programs.

Requires state board and board of governors, with advice of council to develop state master plan, and to amend plan annually, within 1 year after receipt of area master plans, and to submit such state master plan annually to Legislature.

Specifies operative dates.

Specifies legislative intent.

Requires state board and board of governors in approving any state plans for administration of federal funds for vocational education, to consider financial provisions for support of vocational education areas. Directs state board and board of governors to reserve annually from whatever funds, \$150,000 for support of council.

Designates act as Vocational and Technical Training Act of 1969.

Ch. 1556 (AB 1821) MILIAS Adds Art. 10 (commencing with Section 6260), Ch. 1, Div. 5, Elec.C., re write-in votes.

Allows voters to write in name of person for President of the U.S. on primary ballot. Requires person to file endorsement of his candidacy not later than 8 days before primary election.

Requires person to file list of delegates to national convention with the Secretary of State within 10 days of primary if person receives plurality of votes.

If person fails to file list, state central committee shall file list within 10 days after such failure and the delegation would go unpledged.

Ch. 1557 (AB 1842) FONG Amends and renumbers Sec. 507, adds Sec. 531.4, R. & T.C., re property escaping assessment.

Authorizes escape assessment of property held or used in a profession, trade or business where assessee files a property statement or report which fails to report such property accurately and provides for penalties and interest.

Ch. 1558 (AB 1883) BARNES Amends, adds various secs., Gov. C., re Public Employees' Retirement System.

Redefines the term "fireman" for purposes of provisions relating to Federal Old Age and Survivors' Insurance to include specified employees of the Division of Forestry, Department of Conservation and any employee of a public agency other than the state or University of California in a position designated as fireman by the board.

Provides that survivors' allowance provisions of P.E.R.S. shall apply to state or local members whose employer is subject to such provisions, and whose services were included in the federal system, in any period after such inclusion is terminated. Makes related changes.

Increases public employer contributions with respect to forestry members by specified amount.

To be operative on the first of the month following the month in which statutes enacted at the 1969 Regular Session are effective.

Ch. 1559 (AB 1898) BRATHWAITE Amends Sec. 13168, Ed.C., re life diplomas.

Permits teaching experience in private high schools accredited by Western Association of Schools and Colleges to be counted for time as part of qualifications for life diploma.

Ch. 1560 (AB 1929) SIEROTY Adds Pt. 5.5 (commencing with Sec. 19955), Div. 13, H. & S.C., re public buildings, physically handicapped.

Requires public accommodation, defined as a building, structure or improved area used primarily by the general public as place of gathering or amusement, constructed with private funds to meet specified standards for use of public buildings by the physically handicapped. Specifies that responsibility for enforcement of such standards under provisions of act is that of local building department.

To become operative July 1, 1970.

Ch. 1561 (AB 1973) WILSON Amends and adds various secs, H. & S.C., R. & T.C., re community redevelopment; property taxation.

Permits agency, at request of legislative body, to prepare applications for federal programs and grants, as specified, and to plan and carry out such programs. Requires legislative body to file with Secretary of State a copy of ordinance suspending or dissolving agency. Deletes specific items required to be included in redevelopment plan in general description of proposed method of financing redevelopment project area. Allows agency, at request of legislative body, to accept land conveyed by public or private entity, and to sell or lease such property, as specified, for relocation of persons displaced by governmental action.

Expands property tax "welfare" exemption of federally financed housing for elderly or handicapped families to include such housing financed under Sec. 236 of Public Law 90-448.

Ch. 1562 (AB 1977) WILSON Adds Pt. 9 (commencing with Sec. 37500), Div. 24, H & S.C., re home ownership training

Establishes California Low-Income Home Ownership Training and Management Program, to be administered by Director of Housing and Community Development, to assist housing authorities and other housing developers to conduct programs to train and qualify low-income families for home ownership.

Requires Department of Housing and Community Development to implement program as a pilot study and requires department to make a final report of its findings and recommendations to the Legislature not later than March 15, 1972.

To be operative until June 30, 1972.

Ch. 1563 (AB 2026) MACDONALD Adds Art. 2.7 (commencing with Sec. 290), Ch. 2, Pt. 1, Div. 1, and Secs. 304, 305, H. & S.C., re health care.

Requires licensed physician and surgeon or other person, engaged in prenatal care of pregnant woman or attending such woman at time of delivery, to obtain blood specimen of such woman within specified period.

Specifies that such specimen be submitted to licensed clinical laboratory for determination of rhesus (Rh) blood type and results reported to such physician and surgeon or such other person and such woman. Exempts physician and surgeon or such other person who has knowledge of such woman's blood type and accepts responsibility for information from these provisions. Requires that State Board of Public Health adopt rules and regulations for implementation of such provisions.

Makes exception for woman on basis of religious beliefs or practices.

Requires licensed physician and surgeon or other person attending newborn infant diagnosed as having had rhesus isoimmunization hemolytic disease to report such condition to State Department of Public Health on department's prescribed forms.

Requires department to report number of reported cases of rhesus (Rh) isoimmunization hemolytic disease to Legislature on fifth legislative day of 1971 Regular Session of Legislature.

Ch. 1564 (AB 2083) KNOX Adds Art. 35 (commencing with Sec. 5465), Ch. 6, Pt. 3, Div. 5, H. & S.C., re election for bond issuance.

Authorizes and prescribes procedure by which any district which is authorized to provide sewer facilities may incur a bonded indebtedness with majority, rather than a 3rds, vote of registered voters voting at election on incurring the indebtedness.

To be effective until December 31, 1973.

Ch. 1565 (AB 2109) CHAPPIE Adds Ch. 12 (commencing with Sec. 19100), Pt. 6, Div. 9, W. & I.C., and Ch. 7 (commencing with Sec. 19700), Pt. 2, Div. 10 as proposed to be added to W. & I.C. by SB 840, re blind rehabilitation services.

Creates Vocational Rehabilitation Appeals Board in Department of Rehabilitation. Empowers board to hear appeals from applicants or clients dissatisfied with any action of department, relating to application for a receipt of services, but only after review requested before a member or members of the department's supervisory staff. Gives right of discovery to applicant or client and provides that writ of mandamus shall be exclusive review of final decision for applicant, client or affected county.

Transfers board's authority to make final fair hearing decision to the director of the department upon formal ruling that such authority vested in the board does not conform with federal requirements.

Ch. 1566 (AB 2129) WILSON Amends Sec. 2, Ch. 1437, Stats. 1968, re study of harmful drugs.

Removes 1968-1969 fiscal year limitation on appropriation made by Chapter 1437, Statutes 1968 for study on harmful drugs and hallucinogenic substances by Department of Education. Appropriates \$20,000 from General Fund to Department of Education for such study.

Ch. 1567 (AB 2136) LANTERMAN Amends, adds, various secs., P.U.C., R. & T.C., re sales and use taxes.

Authorizes the Board of Directors of the Southern California Rapid Transit District to impose sales and use taxes at the rate of one-half of 1 percent for a single period of six months in conformity with the provisions providing for the administration of such taxes by the State Board of Equalization for the San Francisco Bay Area Rapid Transit District. Provides that the question of imposing the taxes need not be presented to the voters.

Requires that all funds collected from the district's sales and use tax shall be deposited in the transit district public transportation improvement fund in the district's treasury and allocated to the district and to cities within the district operating public transportation systems on the basis of a formula based on mileage.

Ch. 1568 (AB 2189) VEYSEY Adds Ch. 5.10 (commencing with Sec. 5799 51), Div. 6, Ed C., re outstanding educators.

Requires State Board of Education to annually designate not more than 20 elementary school principals as Outstanding Educators of the Year on basis of pupils' achievement as measured by standard reading test. Requires that persons so designated be principal at school at which at least one of specified special programs is in operation.

Provides that act shall remain in effect only until 91st day after final adjournment of 1973 Regular Session of Legislature.

Ch. 1569 (AB 2218) LEWIS Amends Sec. 10293, Ins.C., re insurance: disability policies.

Deletes provision which requires for approval of Insurance Commissioner that individual hospital, medical, or surgical insurance policy contain on its face page either a schedule of coverages or brief description of policy. Deletes other related provisions.

Eliminates provision making section inapplicable to policies delivered on or before June 30, 1962.

Ch. 1570 (AB 2219) LEWIS Amends Sec. 23754, Ed.C., re state college employees.

Provides that no admission fee or tuition fee shall be required of any student who is a full-time employee of the California State Colleges, rather than only a nonresident student who is a full-time employee.

Provides that no admission fee or tuition fee shall be required of a child or spouse of a full-time employee, rather than only of a nonresident student who is the child or spouse of any employee of the California State Colleges.

Ch. 1571 (AB 2230) Z'BERG Amends, adds, repeals, various secs., Civ.C., re dance studio contracts.

Separates provisions relating to dance studio contracts from those pertaining to health studio contracts.

Specifies maximum monetary amount which may be required by contract for dance studio lessons and other services.

Provides for cancellation of contract for dance lessons and other services in specified circumstances, with return of specified percentages of fee paid by student.

Makes other related changes.

Ch. 1572 (AB 2245) MILIAS Adds Art. 14 (commencing with Section 53940), Ch. 4, Pt. 1, Div. 2, Title 5, Gov.C., re pleasure riding tax.

Authorizes counties and regional park districts to impose an areawide privilege tax, not exceeding \$10 per animal per year, on certain pleasure riding animals for privilege of access to and use of public areas designated for use by such animals. Requires revenue to be used for acquiring and developing riding trails. Payment of tax may be made a condition to use of riding trails. Requires taxing agency to provide owner of animal with durable record of payment of tax.

Ch. 1573 (AB 2271) STULL Amends Sec. 18252.3, repeals Sec. 18252.5, Ed. C., re automobile driver training.

Deletes requirement that the teacher-pupil ratio in automobile driver training classes must be established in the same manner as such ratios are established in other classes maintained by school district.

Removes restriction that teacher of automobile driver training may not be assigned, as part of his regular schedule, classes causing his teaching assignment to exceed the teaching assignment of teachers of other classes.

Extends authorization to conduct driver training programs to county superintendents of schools, California Youth Authority, and Department of Education.

Ch. 1574 (AB 2281) STULL Amends Secs. 10163.5, 10489.2, Ins.C., re insurance insurance and annuities.

Permits, in case of ordinary life insurance and industrial insurance, issued from January 1, 1970, through December 31, 1975, use of 4 percent per annum interest rate in calculating adjusted premiums, cash surrender values, and paid-up non-forfeiture benefits on basis of Insurance Commissioner's 1958 Standard Ordinary Mortality Table.

Permits, for purposes of minimum standard for valuation, use of 4 percent per annum interest in valuing contracts entered into, and life insurance policies issued from January 1, 1970, through December 31, 1975.

Permits, for purpose of minimum standard for valuation, use of 5, rather than 4, percent interest in valuing annuity and pure endowment contracts issued from January 1, 1969, through December 31, 1975, with commencement of benefits deferred not more than 10 years from date of issue and with premiums payable in one sum.

Ch. 1575 (AB 2287) STULL Amends Sec. 7.6, Gov.C., re deputies of constitutional officers.

Allows Superintendent of Public Instruction to designate certain appointive deputies and associates whose positions are exempt from state civil service to partici-

pate in his place in the proceedings of boards, commissions, committees and other governing bodies of which he is a member, except proceedings of Reapportionment Commission, Board of Trustees of California State Colleges and Regents of University of California.

Ch. 1576 (AB 2232) MILIAS Adds various secs., F. & G.C., re licenses, fees, and privilege taxes.

Increases fees for various commercial fishing licenses, boat registration fees and privilege taxes until specified dates.

Requires department report commercial fishing program income and expenditures for fiscal year, 1969-1970, and proposed and actual commercial fishing program income and expenditures for fiscal year, 1970-1971, identifying, to extent practicable, additional expenditures resulting from this act, to Legislature by January 1, 1971.

Ch. 1577 (SB 1393) MOSCONE Adds Art. 6 (commencing with Section 18801), Ch. 4, Div. 14, Ed.C., re school breakfast-lunch programs.

Requires Superintendent of Public Instruction to allocate \$1 for each \$1 spent by local school district or nonprofit school or agency during preceding fiscal year for provision of free or reduced-price meals for children from low-income families. Requires amount allocated to be used exclusively for providing free or reduced-price meals for eligible children and provides that amount allocated may not be used in computation of amount spent for such purpose by district, school, or agency.

Prohibits allocation in behalf of children residing on premises of school or agency. Appropriates \$5,000,000 for purposes of act.

Ch. 1578 (SB 531) MARKS Amends and adds various secs., Ed.C., repeals Sec. 6, Ch. 106, Stats. 1966, 1st Ex. Sess., re compensatory education.

Extends to 91st day after adjournment of the 1972 Regular Session of the Legislature provisions re demonstration programs in intensive instruction in reading and mathematics for low-achieving pupils, instead of terminating operation of provisions on 91st day after adjournment of the 1969 Regular Session of the Legislature.

Deletes termination date of 91st day after adjournment of the 1969 Regular Session of the Legislature re act providing for special teacher employment programs, demonstration programs in intensive instruction in reading and mathematics for low-achieving pupils, school housing aid for compensatory education purposes, and school housing aid for districts impacted by seasonal agricultural employment.

Requires apportionments for special teacher employment programs to be based upon average statewide teacher salary, rather than \$7,000, per full-time equivalent classroom teacher.

Prohibits recommendation or approval of programs of compensatory education without assurance that classroom teachers and other certificated personnel hold credentials authorizing such service.

Prescribes standards for approval of projects under such programs, and requires continual review of approved projects.

Requires annual reports, rather than a report in 1969, re demonstration programs, and specifies elements of such reports.

Appropriates \$9,500,000 for compensatory education: \$6,500,000 to be used for reduction of teacher-pupil ratio in classes conducted under McAteer Act, and \$3,000,000 to be used for demonstration programs in intensive instruction in reading and mathematics for low-achieving pupils.

In effect immediately.

Ch. 1579 (SB 164) ALQUIST Adds Art. 4 (commencing with Sec. 25524), Ch. 3, Div. 18 5, Ed.C., re community colleges.

Establishes extended opportunity programs and services for community colleges to be taught by instructors approved by the governing board to provide positive encouragement directed to enrollment of students handicapped by language, social, and economic disadvantages, and to facilitate their successful participation in the educational pursuits of the college. Requires Board of Governors of the California Community Colleges to adopt implementing rules and regulations

Creates Advisory Committee on Extended Opportunity Programs and Services to report annually to board on progress community colleges have made toward educational opportunities for all students to advise the board on implementation of the act.

Authorizes governing board of any district to establish Extended Opportunity Program which may include tutorial services, remedial courses, multicultural studies, counseling services, and recruitment services. Districts are also authorized, upon approval of board, to establish Extended Opportunity Services which may include loans or grants to meet living costs, student fees, transportation, scholarships, work-experience programs, and job placement programs.

Requires Board of Governors to include in its annual budget the estimated state funds needed to carry out the act.

Makes provision for allowances for costs of such programs and services.

Provides that from any funds appropriated for purposes of the act not more than \$130,000 is to be used for administering extended opportunity programs and services and study of withdrawal student. Requires relevant state agencies to cooperate in such study.

In effect immediately.

Ch. 1580 (SB 281) WEDWORTH Amends Sec. 8901, Gov.C., re salary of legislators.

Increases annual salary of Members of Legislature from \$16,000 to \$19,200, effective at noon on January 4, 1971.

Ch. 1581 (SB 362) COLLIER Amends Sec. 12001, Gov.C., re Governor's aides' salaries.

Sets maximum level for salaries of Governor's aides at \$20,000, instead of \$16,500, except for 8 secretaries at \$27,500, instead of \$20,000, each and executive secretary at \$35,000, instead of \$24,500.

Ch. 1582 (SB 1034) MILLS Amends Secs. 9359.01, 9360.7, Gov.C., re Legislators' Retirement System.

Limits provision making eligible for retirement members who do not choose to run or who are defeated following reapportionment of their districts to members first elected prior to December 31, 1969. Makes provision applicable to member who resigns his office upon election or appointment to another public office during the term in which the district was reapportioned. Permits application for retirement to be filed at any time during members' term of office or within 30 days thereafter. States any application not specifying a different date as the effective date of retirement is deemed to be an application for retirement as of the day after the expiration of the members' term of office.

Provides that spouse of member who dies before becoming eligible for retirement, but who could have retired due to reapportionment had he chosen not to run, shall be entitled to same benefits as spouse of member who dies before retirement but after becoming eligible to retire.

Ch. 1583 (SB 1226) COOMBS Amends and adds various secs., B. & P.C., re contractors' home improvement.

Includes specifically within definition of "contractor," persons engaged in business of home improvement.

Makes it a misdemeanor for any salesman to fail to account for, or to remit to his contractor, any payment received and for any person to use a form that does not disclose the name of the contractor principal by whom he is employed, in any home improvement transaction or other transaction involving a work of improvement.

Makes it a misdemeanor for contractor to promise or offer owner compensation or reward for the procurement, or placing of home improvement business with others; but permits gifts of value not exceeding \$5 per transaction when advertising if gift not conditioned on obtaining of a home improvement contract.

Makes it a misdemeanor, under certain conditions, for a salesman to receive payment from any other person except his contractor or to make any payment to person other than his employer, and for contractor to make any payments to any person except a licensee not subject to or exempted from requirements of Contractors' License Law.

Raises the penalty of maximum fine from \$1,000 to \$2,000 when a person acts in the capacity of a contractor in this state without a license and has been previously convicted of such offense.

Makes it a crime, under specified conditions, for any person to accept or receive a completion certificate for home improvement or other work improvement transaction with knowledge that such document is false and that the performance is not substantially completed.

Provides for payment of exemplary damages of \$500 and reasonable attorneys fees, in addition to actual damages, to any person who is induced to contract for work of improvement in reliance on false or fraudulent representations.

Specifies various grounds for disciplinary action, including various acts of fraud. Specifies the requirements of any home improvement contract where specified security is given or the aggregate contract price exceeds specified limits and certain other conditions are present. Permits registrar and other specified persons to use injunctive relief in certain violations.

Makes related changes.

Ch. 1584 (SB 1301) DEUKMEJIAN Adds Sec. 3434, Civ.C., re creditor's liability.

Specifies that no lender, who loans money, the proceeds of which are or may be used by borrower to finance specified activities with respect to real or personal property, in absence of any relationship between lender and borrower other than the relationship of lender and borrower, shall be liable to third person for any loss or damage occasioned by any defect in real or personal property used in such activities, or for any loss or damage resulting from failure of borrower to use due care in such activities, unless such loss or damage is a result of an act of the lender outside the scope of the activities of a lender of money or unless the lender has been a party to misrepresentations with respect to such real or personal property.

Ch. 1585 (AB 645) FORAN Adds various secs., P.U.C. re airports.

Requires the Department of Aeronautics to adopt noise standards not in conflict with federal law for all airports operating under a valid permit issued by the department.

Provides for \$1,000 penalty for each infraction of the noise standards, and makes violation a misdemeanor.

Establishes an advisory committee appointed by the Governor to assist the department in drawing up the regulations. Sets forth criteria therefor, including flexibility of noise standards, local enforcement and control, and disposition of penalties

Requires department to report to the Legislature on the regulations adopted prior to April 1, 1970, and makes them effective on January 1, 1971.

Makes an appropriation from the General Fund of \$50,000, as a loan, for the expenses of the department in connection with the adoption of noise regulations, and provides for repayment.

In effect immediately.

Ch. 1586 (AB 1117) DEDDEH Adds Art. 2.7 (commencing with Sec. 13250), Ch. 2, Div. 10, Ed C., re teacher preparation.

Requires each school after July 1, 1974, having a substantial, as defined, population of students of diverse ethnic backgrounds to provide an in-service preparation program designed to prepare teachers and other professional school service personnel to understand and effectively relate to the history, culture, and current problems of the students of diverse ethnic backgrounds and their environment.

Requires Department of Education to develop a list of approved courses which shall be considered acceptable for meeting requirements of the act. Requires department to coordinate development of adequate course offerings and to provide for necessary staff.

Ch. 1587 (AB 1244) SCHABARUM Amends Sec. 6357, adds Ch. 25 (commencing with Sec 7370), Pt 2, Div. 2, R. & T.C., re motor vehicle fuel tax.

Excludes aircraft jet fuel from sales tax exemption for motor vehicle fuel.

Imposes 2-cent-per-gallon tax on use or sale of aircraft jet fuel, with specified exceptions. Provides for administration and collection of such tax. Appropriates revenues for refunds and transfers the balance to the Aeronautics Fund.

Ch. 1588 (AB 1998) CORY Amends Sec. 18251.4, Ed.C., re driver education.

Deletes authorization to Superintendent of Public Instruction to establish a unit within Department of Education to provide supervisory and consulting services to public schools in driver education and training.

Authorizes rather than requires superintendent to employ necessary personnel to promote and direct automobile driver education and training in public schools.

Provides that expenses resulting therefrom are to be provided from such funds as may be appropriated by Legislature, rather than by reimbursement, from Driver Training Penalty Assessment Fund.

Ch. 1589 (AB 2212) DENT Amends, repeals, various secs. Ed.C., Lab.C., re employment of minors.

Revises the number of hours which a minor may work from not more than such time when added to hours of required school time as equals 8 hours but not to exceed 4 hours, to not more than 4 hours in any day in which he is required by law to attend school. Deletes the requirements that an employer maintain a separate register concerning minors in his employ and post a notice stating the working hours per day of minors in every room in which minors are employed. Deletes the requirement that a principal of the school which a minor attends add the minor's hours of compulsory school attendance and employment and notify an employer who employs a pupil who has served 8 hours in compulsory school attendance and employment combined.

Ch. 1590 (AB 2272) STULL Amends Sec. 13525, adds Sec. 18252.6, Ed.C. re automobile driver instruction.

Provides that requirement of annual salary of not less than \$6,000 to be paid persons employed full time, or proportionately less if not employed full time, in position requiring certification qualifications, is not applicable to persons employed exclusively to teach driver training who possess only a standard designated subjects teaching credential in public safety and accident prevention.

Grants sole discretion to governing board to set salary scales and criteria for advancement, which shall be made public, for such persons.

Ch. 1591 (AB 596) MacDONALD Amends Sec. 987.16, adds Sec. 987.16a, M. & V.C., re veterans: property acquisitions.

Authorizes, subject to prescribed limitations, subsequent Cal-Vet farm or home acquisitions when the veteran is compelled to change jobs and residence, where a sale of a farm or home is necessary for health reasons, and where a person qualifies as a veteran under two or more categories or a man and his wife each qualifies as a veteran.

Authorizes, subject to prescribed limitations, subsequent Cal-Vet farm or home acquisitions when the veteran, after November 12, 1968, and prior to the effective date of this act, sold his farm or home because of being compelled to change his job and residence or because of health reasons.

Makes related changes.

Ch. 1592 (AB 845) DUFFY Adds Art. 10 (commencing with Sec. 710), Ch. 1, Div. 2, and Sec. 2736.5, B. & P.C., re healing arts

Permits person who has served on active duty in the medical corps of any U.S. armed forces, has completed the course of instruction required to qualify him for rating as a medical service technician—independent duty, or equivalent rating in his particular branch of the armed forces, and whose armed service has been under honorable conditions, to submit record of his training to California Board of Nursing Education and Nurse Registration, and to be granted license as a registered nurse upon meeting specified qualifications and passing the standard examination for such license.

Requires board to establish by regulation criteria for evaluation of such persons, to maintain specified records concerning them, and to report findings and recommendations relating to such persons to Legislature at prescribed times

Ch. 1593 (AB 2106) ZENOVICH Adds Sec. 732, F. & G.C. Sec. 6301.2, P.R.C., re government reorganization

Provides that Reorganization Plan No. 1 of 1969 shall have no effect upon Marine Research Committee, and further provides that Reorganization Plan No. 2 of 1969 shall have no effect upon specified functions, authorities, and responsibilities of the State Lands Commission. Requires Legislative Counsel to make appropriate note of this in preparing bill making statutory changes called for by the reorganization plan.

In effect immediately.

Ch. 1594 (AB 225) LANTERMAN Amends, adds, and repeals various provisions, H & S.C. and W. & I.C., re mental retardation.

Enacts the California Mental Retardation Services Act of 1969, providing new procedures for the care and treatment of mentally retarded persons who are not dangerous, and providing for the administration and financing thereof, to take the place of the existing commitment system for such persons.

Ch. 1595 (AB 737) MULFORD Amends Sec. 9942, B. & P.C., re employment agencies.

Requires Bureau of Employment Agencies, where applicant is a member of an employment agency system, to accept a proposed name for an employment agency utilizing the name of the system together with identifying designation, rather than authorizing such an applicant, if it includes in its application the name of the system, in addition to name approved by bureau, to state in sign, advertising or promotional material that it is member of system.

Ch. 1596 (AB 938) HOM Amends and * adds various secs., Ed.C., repeals Sec. 6, Ch. 106, Stats. 1966 (First Ex. Sess.), re compensatory education.

Requires apportionments for special teacher employment programs to be based upon average statewide teacher salary, rather than \$7,000, per full-time equivalent classroom teacher.

Extends from 1969 to 1972 the date when Director of Compensatory Education is required to report evaluation of such projects to Legislature. Extends operation of provisions authorizing such intensive instruction programs from 1969 to 1972.

Prescribes standards for approval of projects under such programs, and requires continual review of approved projects.

Provides that annual reports on such demonstration programs be made to Legislature, and that reports contain cost analysis.

Repeals provision limiting operation of act establishing special teacher employment programs and intensive instruction in reading and mathematics programs to 91st day after final adjournment of 1969 Regular Session.

Appropriates \$9,500,000 for purposes of the act.

In effect immediately.

Ch. 1597 (AB 993) POWERS Amends various secs., Gov.C., Ch. 1242, Stats. of 1963, re capitol area plan.

Makes technical changes in law reflecting transfer to Department of General Services from Department of Finance of control over property within Capitol Area Plan, and abolition of School Land Fund.

Appropriates revenue from such property, except that received for parking, to the Department of General Services for the maintenance, improvement, and care of property under its jurisdiction.

Ch. 1598 (AB 1254) BRITSCHGI Amends Secs. 35711, 35712, Veh.C., re weight limit of vehicles.

Authorizes county of ninth class to prohibit, by ordinance, the use of highway located in unincorporated residential or subdivision area by any commercial vehicle exceeding a gross weight of 5,000 pounds.

Prohibits any ordinance adopted by prescribed counties to prohibit use of highway by commercial vehicles exceeding designated gross weight, from prohibiting any commercial vehicle from using any county highway by direct route to or from state highway for purpose of delivering or loading for transportation goods, wares, or merchandise.

Exempts from authorization given counties to prohibit use of highways in specified areas by commercial vehicles exceeding designated weight limits, vehicles of public utilities operated in connection with specified purposes.

Incorporates additional changes to Sec. 35712, Veh.C., proposed by SB 1075, to be operative only upon enactment of SB 1075.

Ch. 1599 (SB 363) COLLIER Amends, adds, repeals various provisions, Gov.C., re executive salaries.

Raises various salaries for state executives and members of various boards and commissions.

Establishes 7-member committee on executive salaries to study and recommend future salary changes.

* Correction.

Ch. 1600 (AB 662) BAGLEY * Amends Secs. 12500, 68204 and repeals Sec. 12505, Gov.C., re Attorney General.

Deletes provision for payment of annual salary to the Attorney General the same as an Associate Justice of the Supreme Court, provides for a salary of \$42,500 per year, and makes provision operative January 1, 1971.

Ch. 1601 (SB 408) McCARTHY Amends Sec. 11560, Gov.C., Sec. 19428, B. & P.C., re state officers' salaries.

Provides that annual salary of the secretary of the California Horse Racing Board shall be set by the Board.

Ch. 1602 (SB 751) HARMER Amends Sec. 72602 and adds Sec. 72602.14, Gov.C., re municipal courts.

Provides for 2 judges in the Newhall Municipal Court District.

To be operative January 1, 1970.

Incorporates additional changes to Sec. 72602, Gov.C., made by AB 1194.

Ch. 1603 (SB 975) MARLER Amends Secs. 21683 and 21685, P.U.C., re Airport Assistance Revolving Fund.

Provides that no payment from the Airport Assistance Revolving Fund shall be made to the University of California unless the university has established a special aviation fund and deposits therein an amount equal to the payment for each public airport by the Department of Aeronautics, but the amount of this deposit shall not include state or federal appropriated funds.

Deletes provisions conditioning such payment upon the university's receipt from a city located within 10 miles of the airport or the county within which the airport is situated of a sum at least equal to the amount to be received from the fund. Provides that the amounts received from the department and the amount of matching funds may not be used for airport operation or maintenance.

Ch. 1604 (SB 992) CARRELL Adds and repeals Art. 4 (commencing with Sec. 21680), Ch. 4, Pt. 1, Div. 9, P.U.C., re Airport Assistance Revolving Fund.

Revises provisions relating to the administration of the Airport Assistance Revolving Fund. Requires State Aeronautics Board to allocate local assistance grants on recommendation of the Department of Aeronautics. Includes within meaning of "airport and aviation purposes" the servicing of revenue and general obligation bonds. Prohibits receipt of funds by any airport which substantially restricts general aviation activity. Prohibits use of funds for and defines operation and maintenance. Retains provisions respecting the \$2500 mandatory annual grant to each qualifying airport, the requirement of local matching funds and special deposit requirements, the maximum three-year period for accruing funds, and audits by the State Controller.

Incorporates additional changes to Sec. 21680, P.U.C., proposed by AB 461, to be operative only upon enactment of AB 461.

Ch. 1605 (SB 192) RICHARDSON Amends Sec. 23754, adds Sec. 23754.2, Ed.C., re student tuition fees.

Specifies that commencing with 1970-71 academic year, tuition fees charged foreign nonresident students at California State Colleges will be fixed by Trustees of California State Colleges at not less than \$360 per year.

Authorizes trustees, until Spring term of 1973 or until student receives baccalaureate degree, to waive tuition fee for nonresident foreign student who attended state college during Fall term of 1969, if increased tuition fees will cause severe financial hardship on student.

Specifies that commencing with 1970-71 academic year, the trustees may waive or reduce the tuition fee for not more than 7½ percent of the foreign nonresident undergraduate students.

Ch. 1606 (AB 1643) BAGLEY Amends various secs., R. & T.C., re taxation.

Includes certain mergers by a controlled corporation within the definition of "reorganization" for purposes of personal income tax and corporation tax.

Makes various technical and conforming changes.

* Correction.

Ch. 1607 (SB 23) HARMER Adds and amends various secs., R. & T.C., re income tax: self-employed individuals.

Allows deduction by self-employed person for contributions to qualified retirement plan similar to deduction allowed under federal "Self-Employed Individuals Tax Retirement Act of 1962," as amended.

Applicable to tax years beginning after December 31, 1970.

Ch. 1608 (SB 252) GRUNSKY Amends, adds, and repeals various secs., Civ.C., C.C.P., Gov.C., H. & S.C., and W. & I.C., re family law.

Enacts "The Family Law Act," and revises laws relating to marriage, divorce, annulment, and separate maintenance. Eliminates fault as basis for divorce and separation, and with respect to property disposition. Creates procedures for the parties and court to consider and determine whether the marriage should be continued.

Provides that act is applicable to actions or proceedings filed prior to January 1, 1970, with respect to issues on which an interlocutory judgment has not been entered or denied in the action, or, if the action is not one in which an interlocutory judgment may be entered, with respect to issues on which a judgment has not been entered, to all proceedings for modification of a judgment or order, and to all actions and proceedings filed on or after January 1, 1970. Provides that in any action or proceeding in which an interlocutory judgment or any other judgment has been entered or a new trial has been granted prior to January 1, 1970, the law in effect at the time of entry of such judgment or order granting a new trial shall govern any subsequent trial or appeal. Provides that pending actions for dissolution of marriage or legal separation based on grounds other than incurable insanity shall be deemed to be on ground of irreconcilable differences.

Operative January 1, 1970.

Ch. 1609 (AB 530) HAYES Amends, adds, and repeals various secs., Civ.C., C.C.P., S.B. 252, re domestic relations.

Includes in "The Family Law Act," enacted by SB 252, changes in laws relating to marriage, divorce, annulment, and separate maintenance made by SB 288, SB 574, and SB 1309, to be operative only upon enactment of such bills.

Makes technical changes in "The Family Law Act."

To become operative only if SB 252 is enacted.

Ch. 1610 (SB 503) GRUNSKY Amends, * amends and renumbers, adds, repeals various secs., C.C.P., Corp.C., Gov.C., re court process and procedure.

Revises law relating to jurisdiction of courts and service of process, including new and alternative methods of such service and new provisions for relief from default. Deletes requirement that action be dismissed unless summons issued within one year.

Operative July 1, 1970.

Ch. 1611 (SB 900) GRUNSKY Amends and adds various secs., Civ.C., C.C.P., Corp.C., Prob.C., R. & T.C., and S & H.C., re civil procedure.

Revises procedure relative to service of process under various provisions of law.

To become operative only if Senate Bill 503 is enacted

Incorporates additional changes to Sec. 3241, Civ.C. as added by SB 316, to be operative upon enactment of SB 316. Incorporates additional changes to Sec. 585, C.C.P., proposed by SB 574 and AB 1706, to be operative only if either or both such bills are enacted and at the same time as SB 503 becomes operative. Incorporates additional changes to Sec 586, C.C.P., proposed by SB 574, to be operative only upon enactment of SB 574 and at the same time as SB 503 becomes operative.

Ch. 1612 (AB 913) MURPHY Amends Sec. 6812.5, Ed.C., re physically handicapped minors.

Permits blind minors from 18 months to 3 years to enroll in experimental programs similar to those in which deaf and severely hard-of-hearing minors 18 months to 3 years now enroll.

In effect immediately.

*Correction.

Ch. 1613 (AB 1149) BARNES Amends Sec. 7.6, Gov.C., re government officers. Deletes prohibition against more than one constitutional officer being represented by a deputy at meetings or sessions of boards, commissions, committees or other governing bodies, except for the State Lands Commission.

Ch. 1614 (AB 565) THOMAS Amends Sec. 8046, F. & G.C., re Marine Research Committee.

Extends privilege tax on handling of designated fish from December 31, 1969, to December 31, 1970.

Declares that Marine Research Committee shall not be affected by Reorganization Plan No. 1 and requires Legislative Counsel to exclude any provision of said plan affecting the committee in preparing bill required by Sec. 12081, Gov.C.

Ch. 1615 (AB 1921) SIEROTY Amends Sec. 85, adds Sec. 216, and repeals Sec. 196b, Civ.C., re artificial insemination: legitimacy—support.

Deletes provision making a husband who consents in writing to the artificial insemination of his wife, liable for the support of the child in the same manner as if he were the natural father. Provides that a child born to a woman as a result of artificial insemination consented to in writing by the husband, is legitimate if birth occurs during marriage or within 300 days after dissolution of marriage, and that such a child is included within provision making legitimate the issue of a marriage which is void or annulled or dissolved by divorce.

Ch. 1616 (AB 473) QUIMBY Adds Sec. 4709, Lab.C., re college scholarships.

Provides a scholarship of \$6,000 maximum over a period not to exceed six years, with a maximum of \$1,500 per year, to dependents of peace officers who died in the performance of, or from injuries incurred in the performance of their duties if they have demonstrated their financial need for such scholarships.

Provides that this section shall not be interpreted to allow admittance of dependents into a state college or any university in California unless such dependents are otherwise qualified to gain admission to such college or university.

Defines "dependent" as so used.

Specifies that such scholarships be paid out of funds appropriated to the State Scholarship and Loan Commission and requires the commission to adopt the necessary regulations therefor.

Appropriates \$11,000 for purposes of act.

Ch. 1617 (AB 741) RYAN Adds Art. 2.6 (commencing with Sec. 13245), Ch. 2, Div. 10, Ed.C., re Certified Master Teacher Law.

Requires Superintendent of Public Instruction to establish three-year pilot master teacher selection program at two selected school districts; establishes minimum requirements for master teacher selection panels and the selection criteria.

Provides for issuance of certificates to persons appointed certified master teachers and provides that they be paid by employing school districts an extra stipend, above regular salary, of \$4,000, which is to be reimbursed by state, from money appropriated therefor.

Prescribes procedures and provides for various related matters.

Appropriates \$100,000 to Superintendent of Public Instruction for purposes of act.

Provides that federal funds received for purposes of act and application fees received pursuant to act, are in augmentation of appropriation.

Ch. 1618 (AB 2204) VASCONCELLOS Amends Sec. 210, H. & S.C., re drug abuse research.

Authorizes Regents of University of California to evaluate programs in research, treatment, and education with respect to drug abuse as part of its information exchange program relative to drug abuse.

Requires specific recommendation of such evaluation in its report to Legislature.

Appropriates \$85,000 to Regents of University of California from General Fund, for expenditure in implementing activities of regents in this area.

Ch. 1619 (SB 244) COOMBS Adds Sec. 6560.2, B. & P.C., re barbering.

Permits a licensed cosmetology establishment which immediately prior to November 8, 1967, represented itself to the public as being primarily engaged in serving patrons with both cosmetological services and barbering services including representations that it performed haircutting on males or females, or both males and females, to make such representations if it obtains a certificate to conduct a barbershop. Requires the State Board of Barber Examiners to issue a certificate to such an establishment upon proof of specified facts.

Permits a licensed cosmetologist who engaged in performing acts of barbering in such an establishment for at least one year immediately prior to November 8, 1967, to obtain a barber certificate.

Prohibits receipt of applications under these provisions after the expiration of 90 days from effective date of this act.

RESOLUTION CHAPTERS

- Res. Ch. 1 (ACR 6) CROWN Alameda City Charter.
Approves amendment to Alameda City Charter.
- Res. Ch. 2 (ACR 7) BURKE Seal Beach City Charter.
Approves amendments to Charter of City of Seal Beach.
- Res. Ch. 3 (ACR 3) HAYES Long Beach City Charter.
Approves amendments to Long Beach City Charter.
- Res. Ch. 4 (ACR 4) PRIOLO Soroptimist Civic Leadership Week.
Requests Governor to proclaim the week of January 18-25, 1969, as Soroptimist Civic Leadership Week.
- Res. Ch. 5 (SCR 1) ALQUIST Santa Clara City Charter.
Approves amendment to Charter of City of Santa Clara.
- Res. Ch. 6 (ACR 8) COLLIER Arcadia City Charter.
Approves new Charter for City of Arcadia.
- Res. Ch. 7 (SCR 3) SCHMITZ Joseph Allan Beek.
Pays tribute to memory of Joseph Allan Beek, Secretary of the Senate.
- Res. Ch. 8 (SCR 4) *TEALE Senator George Miller, Jr.
Mourns the untimely passing of Senator George Miller, Jr., and expresses condolences to his widow and children.
- Res. Ch. 9 (SCR 10) GRUNSKY Santa Cruz City Charter.
Approves amendment to Charter of City of Santa Cruz.
- Res. Ch. 10 (SCR 7) MOSCONE San Francisco Charter.
Approves amendments to Charter of City and County of San Francisco.
- Res. Ch. 11 (ACR 1) MACGILLIVRAY Santa Barbara City Charter.
Approves amendments to the Charter of the City of Santa Barbara.
- Res. Ch. 12 (ACR 12) THOMAS Proclamation of Astronauts' Day.
Requests Governor select and proclaim a date as Astronauts' Day and invite Apollo 8 crew members to address Legislature in joint convention and receive award from Governor. Requests Governor to furnish and present award to each of such astronauts.
- Res. Ch. 13 (SCR 2) BURNS Honorable Robert H. Finch.
Congratulates Honorable Robert H. Finch upon his selection as Secretary of Health, Education, and Welfare.
- Res. Ch. 14 (SCR 6) SCHRADE San Diego County Charter.
Approves amendments to the San Diego County Charter.
- Res. Ch. 15 (SCR 13) SCHMITZ Norma Lorbeer Murdy.
Pays tribute to the memory of the late Norma Lorbeer Murdy and extends condolences to her family.
- Res. Ch. 16 (ACR 9) TOWNSEND Electrical Week.
Commends electrical industry for contributions to people of the state and requests Governor to proclaim week of February 9-15, 1969, as Electrical Week.
- Res. Ch. 17 (ACR 13) Z'BERG Junior Achievement Week.
Requests Governor to proclaim January 26 through February 1, 1969, as Junior Achievement Week.
- Res. Ch. 18 (ACR 10) CHAPPIE Japanese immigration.
Commemorates centennial of Japanese immigration to United States.
- Res. Ch. 19 (SCR 9) MARKS Electrical Week.
Requests Governor to proclaim week of February 9-15, 1969, as Electrical Week and urge all citizens to participate in this significant event.

* Correction.

Res. Ch. 20 (SCR 11) RODDA Sacramento County Charter.
Approves amendments to Sacramento County Charter.

Res. Res. 21 (SCR 5) SHERMAN Oakland Charter.
Approves new Charter of the City of Oakland.

Res. Ch. 22 (AJR 4) CHAPPIE Angelo Noce Week.
Urges Post Office Department to honor Angelo Noce, "Founder and Father of Columbus Day" with commemorative stamp and urges President to proclaim Angelo Noce Week.

Res. Ch. 23 (ACR 14) MILIAS Industrial Safety Week.
Requests Governor to proclaim week of February 2 through 8 as Industrial Safety Week and urges all citizens of California to recognize and follow good safety practices.

Res. Ch. 24 (SCR 12) COLLIER Dr. Fred O. Butler.
Commends Dr. Fred O. Butler for his past service as Superintendent of Sonoma State Hospital.

Res. Ch. 25 (SCR 20) CUSANOVICH Children's Dental Health Week.
Requests the Governor to proclaim the week of February 2nd through 8th as "Children's Dental Health Week."

Res. Ch. 26 (ACR 16) RYAN School district employment.
Creates Joint Committee on Teacher Licensing and Public School Employment, consisting of three Members of Senate and three Members of Assembly, to ascertain, study and analyze all facts relating to specified areas of public school employment.

Makes \$25,000 plus any unencumbered and unexpended amounts allocated to Joint Committee on Teacher Credentialing Practices and Joint Committee on Public School Employment available from Contingent Funds of Assembly and Senate for expenses of committee.

Res. Ch. 27 (ACR 24) STACEY Bakersfield City Charter.
Approves amendments to Charter of City of Bakersfield.

Res. Ch. 28 (ACR 27) BELOTTI Melvin J. Bareilles.
Expresses condolences on death of Melvin J. Bareilles.

Res. Ch. 29 (SCR 24) BRADLEY Mountain View City Charter.
Approves amendment to Charter of City of Mountain View.

Res. Ch. 30 (SCR 26) SONG Monterey Park Progress.
Congratulates Monterey Park Progress newspaper on its 50th year of publication.

Res. Ch. 31 (ACR 19) UNRUH Inglewood City Charter.
Approves amendment to Charter of City of Inglewood.

Res. Ch. 32 (ACR 33) FONG Beauty Salon Week.
Requests Governor to proclaim week of February 9th to 15th Beauty Salon Week.

Res. Ch. 33 (ACR 5) MULFORD Legislative Counsel of California.
Designates George H. Murphy as the Legislative Counsel of California.

Res. Ch. 34 (ACR 20) LEROY F. GREENE National Engineers' Week.
Requests Governor to designate week of February 16-22, 1969, as "National Engineers' Week."

Res. Ch. 35 (ACR 42) TOWNSEND Edison Science Youth Day.
Requests Governor proclaim February 11, 1969, as Edison Science Youth Day.

Res. Ch. 36 (SCR 19) COLLIER Floyd P. Bailey.
Honors the memory of Mr. Bailey by describing his important role in the growth of Santa Rosa Junior College.

Res. Ch. 37 (SCR 21) SHERMAN Albany City Charter.
Approves amendment to Charter of City of Albany.

Res. Ch. 38 (SCR 23) ALQUIST Elks National Youth Week.

Requests the Governor to proclaim the week beginning with May 1, 1969, "Elks National Youth Week" in California and commends Elks on sponsoring such week.

Res. Ch. 39 (SCR 29) DEUKMEJIAN California Congressional Cup Week.

Requests the Governor to proclaim the week beginning March 9, 1969, as "California Congressional Cup Week."

Res. Ch. 40 (SCR 45) HARMER Week of Family Prayer.

Requests that Governor proclaim week of February 16-22, 1969, as "Week of Family Prayer."

Res. Ch. 41 (ACR 40) FORAN American Music Month.

Requests Governor to declare February to be American Music Month.

Res. Ch. 42 (SCR 51) COLOGNE Easter Seal Month.

Requests the Governor to proclaim March 1 to April 6 as Easter Seal Month and honors the visit of Manuel Gomez, Jr., of Hemet, California, "1969 California Easter Seal Child."

Res. Ch. 43 (ACR 44) CONRAD DeMolay Week.

Commends Order of DeMolay for its work with youth and requests Governor to proclaim week of March 16-22, 1969, as DeMolay Week.

Res. Ch. 44 (ACR 60) QUIMBY San Bernardino City Charter.

Approves amendments to Charter of City of San Bernardino.

Res. Ch. 45 (ACR 61) MURPHY Zero Defects Week.

Requests Governor to proclaim week of March 6th through 13th as "Zero Defects Week."

Res. Ch. 46 (SCR 35) WHETMORE Schoolbus Safety Week.

Requests Governor to proclaim April 20 through April 26, 1969, as "Schoolbus Safety Week."

Res. Ch. 47 (SCR 36) McCARTHY Chamber of Commerce Week.

Urges Governor to proclaim March 23 to 29, 1969, Chamber of Commerce Week.

Res. Ch. 48 (ACR 32) DUNLAP Value engineering.

Requests the Governor to proclaim that the week of March 16 to 22, 1969, be designated Value Engineering Week.

Res. Ch. 49 (ACR 37) FONG Administrative Management Week.

Urges Governor to proclaim May 11 to May 17, 1969, "Administrative Management Week."

Res. Ch. 50 (AJR 8) FORAN Smog control.

Requests the Secretary of Health, Education, and Welfare to make a finding, as required by the Federal Air Quality Act of 1967, that the vehicle emission standards contained in the California Pure Air Act of 1968 are technically feasible and capable of implementation with reasonable economic cost, thereby authorizing California to implement these standards.

Res. Ch. 51 (SCR 42) RODDA International Toastmistress Week.

Requests Governor to proclaim the week of May 18 to 24, 1969, as International Toastmistress Week.

Res. Ch. 52. (SCR 46) MOSCONE American Music Month.

Requests Governor to proclaim February as American Music Month.

Res. Ch. 53 (SCR 44) BURNS Senate and Assembly.

Provides for legislative recess from Friday, March 28th until April 7th.

Provides that no bill may be introduced after April 8th unless a specified procedure is followed.

Requires requests for drafting of bills to be introduced on or before April 8th to be made to the Legislative Counsel on or before March 28th. Provides that the Legislative Counsel shall not deliver drafts requested after that date until April 9th or after.

- Res. Ch. 54 (SCR 50) RODDA Youth Temperance Education Week.**
Requests the Governor to proclaim the week of April 20, 1969, Youth Temperance Education Week.
- Res. Ch. 55 (SCR 62) BRADLEY Circle K Week.**
Requests Governor Reagan to proclaim week of March 2-8, 1969, as Circle K Week.
- Res. Ch. 56 (ACR 21) MONAGAN Joint committee: higher education.**
Creates Joint Committee on Higher Education to study and make recommendations on problems of higher education in California.
Makes \$100,000 available from Contingent Funds of Assembly and Senate for expenses of committee.
- Res. Ch. 57 (ACR 43) CRANDALL La Fiesta de las Rosas.**
Commends La Fiesta de las Rosas.
- Res. Ch. 58 (ACR 53) MONAGAN Manuel Furtado.**
Commends and congratulates Manuel Furtado for 50 years as dairyman.
- Res. Ch. 59 (SCR 37) WALSH Colonel Frank Borman.**
Commends Col. Frank Borman, NASA Astronaut.
- Res. Ch. 60 (SCR 38) WALSH Lieutenant Colonel William A. Anders.**
Commends Lieutenant Colonel William A. Anders for his outstanding record of achievement and expresses appreciation for his significant contribution to the development of our nation's manned space flight program.
- Res. Ch. 61 (SCR 39) WALSH Captain James A. Lovell, Jr.**
Commends Captain Lovell for his achievements in orbiting the moon.
- Res. Ch. 62 (SCR 40) WALSH North American Rockwell Corporation.**
Commends North American Rockwell Corporation and its president W. B. Bergen for numerous and outstanding accomplishments in the Apollo 8 space program.
- Res. Ch. 63 (AJR 10) CHAPPIE Japanese centennial.**
Urges Post Office Department to honor centennial of Japanese immigration with commemorative stamp and urges President to proclaim the year 1969 as the centennial year for the people of Japanese descent in the United States.
- Res. Ch. 64 (ACR 11) CHAPPIE Dr. R. Coke Wood.**
Commends Dr. R. Coke Wood for his significant contributions to the preservation and restoration of historical data and objects of the State of California and, particularly, the Mother Lode.
Requests Governor to designate Dr. R. Coke Wood as "Mr. California."
- Res. Ch. 65 (SCR 56) CARRELL Frank Burrill and R. L. "Cuba" Morris.**
Honors Frank Burrill and R. L. "Cuba" Morris for their vital part in the passage of the law creating driver education as a part of high school curriculum.
- Res. Ch. 66 (SCR 65) DILLS James A. Evans.**
Extends the sympathy of the Legislature to the family and friends of James A. Evans on his recent untimely passing and commends him on his many contributions.
- Res. Ch. 67 (SCR 66) RODDA Toastmasters Week.**
Requests Governor to proclaim week of March 9 through 15 Toastmasters Week.
- Res. Ch. 68 (ACR 64) DUNLAP Napa City Charter.**
Approves amendment to Napa City Charter.
- Res. Ch. 69 (SCR 49) COOMBS Good Nutrition Week.**
Requests the Governor to proclaim April 13th through 19th as "Good Nutrition Week."
- Res. Ch. 70 (ACR 48) MACGILLIVRAY Welcome Wagon Week.**
Urges Governor to proclaim week of April 13-19 as Welcome Wagon Week.

Res. Ch. 71 (ACR 57) CONRAD Y. Frank Freeman.

Memorializes Y. Frank Freeman, enumerating the vast and significant contributions he made to the motion picture industry during his distinguished career.

Res. Ch. 72 (ACR 58) ARKLIN Freedom Season.

Requests Governor to proclaim period from June 14th to July 4th as Freedom Season.

Res. Ch. 73 (SCR 61) SHORT Elks Lodge No. 6.

Commends the Benevolent and Protective Order of the Elks, Lodge No. 6, and its Exalted Ruler, Richard Desmond.

Res. Ch. 74 (SCR 63) CARRELL Freedom's Season.

Requests the Governor to proclaim June 14, 1969, through July 4, 1969, as "Freedom's Season."

Res. Ch. 75 (AJR 12) LEWIS Flood control assistance.

Memorializes the President and the Congress of the United States to review the proposed flood control and water reclamation budget for California and to restore those programs which have been deleted in order to prevent the loss of life and destruction of property in California.

Res. Ch. 76 (ACR 54) DENT El Camino Viejo.

Commemorates year 1969 as 200th anniversary of El Camino Viejo.

Res. Ch. 77 (ACR 62) BARNES Cabrillo Festival.

Acknowledges the title of Commissioner General of the Cabrillo Festival to the Government of Portugal conferred upon Almirante Sarmiento Rodrigues by the Cabrillo Festival.

Res. Ch. 78 (SCR 69) SCHMITZ Spanish-American Veterans Month.

Urges the Governor of the State of California to proclaim the month of April 1969 as Spanish-American Veterans Month and urges all Californians to prepare suitable ceremonies to honor the living and the dead of the Spanish-American War.

Res. Ch. 79 (ACR 23) BARNES Retirement advisory committee.

Terminates the existence of the advisory committee to the Joint Legislative Retirement Committee upon the adoption of this resolution and its filing in the office of the Secretary of State.

Res. Ch. 80 (ACR 66) PATTEE James L. Holmes.

Expresses sorrow at the death of former Assemblyman James L. Holmes.

Res. Ch. 81 (ACR 95) CRANDALL California science fairs.

Commends California science fairs for their contributions in promoting science and scientific education.

Res. Ch. 82 (SJR 4) WAY Public land grazing fees.

Memorializes the President, the Secretary of Agriculture, and Secretary of the Interior, to place a moratorium on the grazing fee schedule on public land and not to take further action until sufficient time is had for a full congressional hearing on the subject.

Res. Ch. 83 (ACR 65) BEE Recording for the Blind.

Commends three California centers of Recording for the Blind, Inc.

Res. Ch. 84. (ACR 69) MONAGAN Invest-in-America Week.

Requests Governor to proclaim week beginning April 27, 1969, as "Invest-in-America Week," and all citizens be encouraged to join in reaffirming their faith in our American way of life.

Res. Ch. 85. (ACR 71) POWERS National Painting and Decorating Week.

Urges Governor Reagan to proclaim the week of June 14 through June 21, 1969, as National Painting and Decorating Week.

Res. Ch. 86 (ACR 73) MACDONALD William Patrick Clark, Jr.

Commends Honorable William Patrick Clark, Jr., for service in Governor's cabinet and congratulates him upon appointment to superior court in San Luis Obispo County.

Res. Ch. 87 (ACR 76) MURPHY Pat Nolet.

Expresses sorrow at the death of Pat Nolet and extends condolences to his family and friends.

Res. Ch. 88 (ACR 101) KETCHUM Bakersfield's centennial.

Congratulates the citizens of Bakersfield on their centennial celebration.

Res. Ch. 89 (SCR 27) BURNS Legislative building space needs.

Continues Joint Committee on Legislative Building Space Needs in existence until first day of 1970 Regular Session.

Res. Ch. 90 (SCR 59) BURNS California's economic climate.

Reaffirms Legislature's concern over maintaining a favorable climate for industry and business in order to provide prosperity and full employment for the state's growing population.

Res. Ch. 91 (AJR 5) TOWNSEND California-Mexican border: minors.

Memorializes Congress to conduct hearings in Southern California to consider the closing of the California-Mexican border to minors unless they are accompanied by a parent or other responsible adult.

Res. Ch. 92 (AJR 7) BRIGGS Indemnity for cattle.

Requests increase in federal indemnity for slaughtered tuberculosis or brucellosis reacting cattle to \$100 for grade animals and \$125 for purebred animals.

Res. Ch. 93 (ACR 74) VEYSEY Mexican-American Education Week.

Requests Governor to proclaim week of October 12-18, 1969, as Mexican-American Education Week.

Res. Ch. 94 (ACR 80) MILIAS American Legion Anniversary Month.

Requests the Governor to proclaim the month of March 1969 as American Legion 50th Anniversary Month.

Res. Ch. 95 (ACR 91) POWERS Secretaries' Week.

Proclaims week of April 20 through 26 Secretaries' Week, and April 23 to be Secretaries' Day.

Res. Ch. 96 (ACR 100) Z'BERG Camp Fire Girls' Birthday Week.

Urges Governor Reagan to proclaim the week of March 23 through March 29, 1969, as Camp Fire Girls' Birthday Week.

Res. Ch. 97 (ACR 113) ZENOVICH Environmental Health Week.

Proclaims week of April 13 to 19, 1969, as "Environmental Health Week."

Res. Ch. 98 (AJR 11) Z'BERG Oil and gas operations.

Memorializes President and Congress to obtain state approval of oil and gas exploration or development operations off the California coast prior to the permitting of such operations on federal lands.

Res. Ch. 99 (AJR 20) MURPHY Businesses: flood damage assistance.

Memorializes the President and the Congress of the United States to provide assistance to businesses damaged and destroyed by recent storms and floods.

Res. Ch. 100 (ACR 78) BEE Children With Learning Disabilities Week.

Requests the Governor to proclaim May 11 to May 17 as Children With Learning Disabilities Week.

Res. Ch. 101 (ACR 79) Mulford "Antilitter Month."

Requests Governor to proclaim month of May as California "Antilitter Month" and urges all Californians to support this proclamation by their individual efforts for the beautification of the State of California.

Res. Ch. 102 (ACR 81) LEROY F. GREENE Square Dance Week.

Requests the Governor to proclaim the week of September 7, 1969, as "Square Dance Week."

Res. Ch. 103 (ACR 107) DUFFY "Cancer Control Month."

Requests Governor to proclaim April 1969 as "Cancer Control Month."

- Res. Ch. 104 (SCR 74) DEUKMEJIAN Private Education Week.**
Requests the Governor to proclaim November 17-21, 1969, as Private Education Week.
- Res. Ch. 105 (SCR 97) BRADLEY Palo Alto Day.**
Requests Governor to proclaim April 16, 1969, as "Palo Alto Day" in recognition of 75th anniversary of incorporation of City of Palo Alto.
- Res. Ch. 106 (SCR 77) DOLWIG International Want Ad Week.**
Requests Governor to designate week of April 13-20, 1969, as International Want Ad Week.
- Res. Ch. 107 (ACR 77) MONAGAN Public Schools Week.**
Requests Governor to proclaim April 21 through 25, 1969, as Public Schools Week.
- Res. Ch. 108 (ACR 138) MOORHEAD City of Glendale.**
Approves amendments to Charter of City of Glendale.
- Res. Ch. 109 (ACR 88) CHAPPIE Soil Stewardship Week.**
Requests the Governor to declare the week of May 11 to 18, 1969, as Soil Stewardship Week.
- Res. Ch. 110 (ACR 89) POWERS National Insurance Women's Week.**
Commends National Association of Insurance Women, and requests the Governor to proclaim the week of May 18, 1969, through May 24, 1969, as National Insurance Women's Week.
- Res. Ch. 111 (ACR 90) DAVIS Future Business Leaders of America.**
Requests the Governor to proclaim the week of April 21 to 27, 1969, as "Future Business Leaders of America Week."
- Res. Ch. 112 (ACR 94) MOBLEY California Farm Bureau Federation.**
Commends the California Farm Bureau Federation on its golden anniversary for distinguished service rendered to the farmers, the state, and the nation.
- Res. Ch. 113 (ACR 99) RAY E. JOHNSON Beta Sigma Phi Week.**
Commends Beta Sigma Phi, an international sorority, for its many valuable contributions to the people of this state, and requests Governor to proclaim week of April 27-May 4, 1969, as Beta Sigma Phi Week.
- Res. Ch. 114 (ACR 112) BEVERLY Employee Suggestion Day.**
Requests Governor to proclaim April 21, 1969, as "Employee Suggestion Day in California."
- Res. Ch. 115 (ACR 55) MILIAS Beta Sigma Phi Week.**
Commends Beta Sigma Phi and requests the Governor to proclaim week of April 27, 1969, through May 3, 1969, as Beta Sigma Phi Week.
- Res. Ch. 116 (SCR 68) GRUNSKY Law Day.**
Requests Governor to proclaim May 1, 1969, as Law Day, U.S.A.
- Res. Ch. 117 (ACR 84) PATTEE Retirement of William A. Kerlin.**
Commends William A. Kerlin, who is retiring from his position as Chief of the California Department of Agriculture's Bureau of Weights and Measures, for his many years of dedicated public service.
- Res. Ch. 118 (ACR 146) SCHABARUM Pomona City Charter.**
Approves amendment to Pomona City Charter.
- Res. Ch. 119 (ACR 63) BURTON Joint Committee: Legislative Organization.**
Provides that Joint Committee on Legislative Organization study feasibility of carrying bills over from regular session in odd-numbered years to following regular session in even-numbered years.
- Res. Ch. 120 (SJR 8) TEALE School district appropriations.**
Memorializes the President of the United States, the Director of the Bureau of the Budget and the Secretary of Health, Education and Welfare and other involved

federal officials to review the administrative decision that only 35 percent of congressional appropriation to eligible school districts under P.L. 81-874 will be released during the fiscal year ending June 30, 1969, and to provide the full appropriation authorized by Congress to school districts for this fiscal year.

Res. Ch. 121 (ACR 51) BAGLEY John G. Veneman.

Commends John G. Veneman for distinguished and meritorious service to the people of California.

Res. Ch. 122 (ACR 134) STULL Welded Products Month.

Asks the Governor to proclaim April Welded Products Month.

Res. Ch. 123 (SCR 75) BRADLEY "Livermore Centennial Celebration Day."
Requests Governor to proclaim October 11, 1969, as "Livermore Centennial Celebration Day."

Res. Ch. 124 (SCR 76) SHORT Recognition: National Goodwill Week.

Requests that week of May 4 through May 10, 1969, be designated as National Goodwill Week in recognition of outstanding humanitarian achievements made by Goodwill Industries.

Res. Ch. 125 (SCR 90) CARRELL Correct Posture Week.

Requests the Governor to proclaim the week of May 5th through May 11th as "Correct Posture Week."

Res. Ch. 126 (SCR 96) MARKS California Coin Day.

Requests Governor to proclaim April 27, 1969, California Coin Day and urge all citizens to participate in this event.

Res. Ch. 127 (SCR 104) MARKS General Douglas MacArthur Day.

Requests Governor to proclaim April 26, 1969, as "General Douglas MacArthur Day."

Res. Ch. 128 (ACR 103) KNOX Bay area regional organization.

Continues existence of Joint Committee on Bay Area Regional Organization with authority to act during 1969 legislative session, including any recess, until final adjournment of the session.

Res. Ch. 129 (ACR 135) CROWN Discover America Vacation Planning Time.
Requests Governor to proclaim April 21-26 Discover America Vacation Planning Time.

Res. Ch. 130 (ACR 139) MULFORD Fire Service Recognition Day.

Requests Governor to issue proclamation designating May 10, 1969, as "Fire Service Recognition Day."

Res. Ch. 131 (ACR 142) MOBLEY National Raisin Week.

Requests Governor to proclaim week of April 20 through April 26 as National Raisin Week.

Res. Ch. 132 (SCR 91) STEVENS Quality Week.

Requests Governor to proclaim the week of May 4-10, 1969, as Quality Week.

Res. Ch. 133 (SCR 101) DILLS Vocational industrial clubs.

Requests Governor to proclaim the week of April 28 through May 4 as California Vocational Industrial Clubs of America Week.

Res. Ch. 134 (SJR 11) COLLIER Sacramento River bank protection.

Requests President and Congress to increase appropriation for Sacramento River Bank Protection Project in President's Budget for fiscal year 1969-1970 to minimum of 3.5 million dollars.

Res. Ch. 135 (ACR 105) MONAGAN Classified School Employees' Week.

Commends California School Employees' Association and requests Governor to proclaim week of May 25 through May 31, 1969, as Classified School Employees' Week.

- Res. Ch. 136 (ACR 108) CHAPPIE Country and western music.
Requests the Governor to proclaim September 8-14, 1969, as Country and Western Music Week.
- Res. Ch. 137 (ACR 114) MCGEE Veterans of Foreign Wars.
Requests Governor to proclaim June 21-27 as "Veterans of Foreign Wars Week."
- Res. Ch. 138 (ACR 115) MACDONALD Know your county government.
Requests Governor to proclaim October 13-17, 1969, as Know Your County Government Week.
- Res. Ch. 139 (ACR 121) GARCIA Mexican-American Week.
Requests Governor to proclaim May 5 through May 11, 1969, as Mexican-American Week.
- Res. Ch. 140 (ACR 159) BIDDLE City of Riverside.
Approves amendment to Charter of City of Riverside.
- Res. Ch. 141 (SCR 102) DILLS Maritime Day; World Trade Week.
Requests Governor to proclaim May 22, 1969, as "Maritime Day" and May 18 through 24, 1969, as "World Trade Week."
- Res. Ch. 142 (ACR 110) MONAGAN Odd Fellows Week.
Requests Governor to proclaim week of April 20th through April 26th as Independent Order of Odd Fellows Week.
- Res. Ch. 143 (ACR 152) MCGEE Los Angeles City Charter.
Approves amendments to the Charter of the City of Los Angeles.
- Res. Ch. 144 (ACR 147) CHAPPIE Death of Paul Claiborne.
Extends condolences to Mrs. Mary Claiborne and family upon the death of Paul Claiborne.
- Res. Ch. 145 (ACR 162) BEE Assemblyman Alan G. Pattee.
Mourns the untimely passing of Assemblyman Alan G. Pattee, and expresses condolences to his widow, his children, and his brother.
- Res. Ch. 146 (SCR 43) STIERN Higher education: tenure.
Directs Coordinating Council for Higher Education to study current California tenure rules in the University of California, the California State Colleges, and the public junior colleges; compare such rules in public and private institutions of higher education in California and other states; state the objectives of tenure; set forth policy alternatives to achieve those objectives; and report thereon not later than May 8, 1969.
- Res. Ch. 147 (SCR 88) RODDA "Canada-United States Goodwill Week."
Requests Governor to proclaim week of April 27-May 3, 1969, as "Canada-United States Goodwill Week."
- Res. Ch. 148 (SCR 94) COLLIER Transportation Week.
Requests Governor to proclaim week beginning May 11, 1969, as California Transportation Week.
- Res. Ch. 149 (SCR 98) BURNS Be Kind to Animals Week.
Requests Governor to proclaim week of May 4-10, 1969, as the 55th National Be Kind to Animals Week.
- Res. Ch. 150 (ACR 155) GONSALVES Dairy Month.
Urges Governor to proclaim June to be Dairy Month.
- Res. Ch. 151 (ACR 163) RAY E. JOHNSON City charter.
Approves amendments to Charter of City of Chico.
- Res. Ch. 152 (ACR 125) LEROY F. GREENE Exceptional children.
Requests Governor to proclaim the week of May 4th to 10th as "Council for Exceptional Children Week."

Res. Ch. 153 (ACR 137) CHAPPIE Columbian Squires Week.

Requests Governor to proclaim week of May 4 to 10 as "Columbian Squires Week."

Res. Ch. 154 (ACR 166) BELOTTI Thomas A. Maloney.

Commends Thomas A. Maloney, former Assemblyman and State Senator, on his 80th birthday for his distinguished career of public service.

Res. Ch. 155 (ACR 167) BEVERLY Beach Safety Week.

Requests Governor to proclaim May 26 through June 1, 1969, as Beach Safety Week.

Res. Ch. 156 (SCR 57) SCHRADE Subcommittee on Legislative Assistance.

Creates Subcommittee on Legislative Assistance of Joint Committee on Legislative Organization, with duty and responsibility of offering such assistance as may be desired by Members of the Legislature, former members, and their families in the event of the death of a member, former member, or a member of their families.

Requires Sergeants at Arms and other officers and employees of the Legislature to render such aid or assistance as may be requested by the subcommittee.

Res. Ch. 157 (ACR 17) BRIGGS State Highway Route 57.

Names a portion of State Highway Route 57 the Orange Freeway.

Res. Ch. 158 (ACR 143) FONG National Library Week.

Requests Governor to proclaim April 20 through April 26 as National Library Week.

Res. Ch. 159 (ACR 164) QUIMBY Congressman Harry R. Sheppard.

Expresses sorrow at the death of former Congressman Harry R. Sheppard and extends condolences to his widow.

Res. Ch. 160 (AJR 13) VEYSEY Drug abuse.

Requests President and Congress of United States to help check flow of narcotics, marijuana, and dangerous drugs into California by effective administration of, and dissemination of information on, relevant federal laws.

Res. Ch. 161 (SCR 89) DILLS Alan Mowbray.

Expresses regret of Legislature at death of Alan Mowbray.

Res. Ch. 162 (SCR 99) KENNICK Senior Citizens' Month.

Requests Governor to designate May 1969 as "Senior Citizens' Month."

Res. Ch. 163 (SCR 107) SHERMAN Berkeley City Charter.

Approves amendment to Berkeley City Charter.

Res. Ch. 164 (SCR 108) DEUKMEJIAN Municipal Clerks' Week.

Commends municipal clerks for their contribution to successful government and requests the Governor to proclaim the week of May 19 through May 25, 1969, as Municipal Clerks' Week.

Res. Ch. 165 (SJR 25) KENNICK Queen Mary commemorative stamp.

Urges Post Office Department to honor R.M.S. Queen Mary in 1970 by issuance of a commemorative stamp.

Res. Ch. 166 (ACR 170) GONSALVES Municipal Clerks' Week.

Requests Governor to proclaim May 19 through 25, 1969, as "Municipal Clerks' Week."

Res. Ch. 167 (ACR 148) MACGILLIVRAY Foster Parents Week.

Requests Governor to proclaim the week of May 25 to 31, 1969, as Foster Parents Week.

Res. Ch. 168 (SCR 100) COLLIER Future Business Leaders Week.

Requests the Governor to proclaim the week of April 21 to 27, 1969, as "Future Business Leaders of America Week."

Res. Ch. 169 (SCR 110) BRADLEY California Wheelchair Games Days.

Requests Governor to proclaim May 22 to May 25, 1969, as California Wheelchair Games Days.

- Res. Ch. 170 (SCR 116) GRUNSKY** City charter.
Approves revision of Charter of City of Pacific Grove.
- Res. Ch. 171 (SJR 10) COLLIER** Homeowners' property tax rebate.
Memorializes President and Congress of the United States to exclude \$70 homeowners' property tax rebate from income for federal income tax purposes.
- Res. Ch. 172 (SJR 13) LAGOMARSINO** Carpinteria Valley flood control.
Requests federal agencies to expedite their review of the Carpinteria Valley Watershed Project Work Plan, requests administrator of Soil Conservation Service to approve work plan, submit project to Congress in near future, and cooperate with Department of Fish and Game in protecting wildlife in project area, and memorializes Congress to approve, authorize, and appropriate funds for commencing work on project.
- Res. Ch. 173 (SCR 34) DOLWIG** Eugene A. Doran Memorial Bridge.
Designates bridge on Route 280 over Crystal Springs Road near Hillsborough as the Eugene A. Doran Memorial Bridge in memory of the late Officer Eugene A. Doran.
- Res. Ch. 174 (ACR 118) MURPHY** American Physical Therapy Week.
Requests Governor to proclaim June 29 through July 5, 1969, as American Physical Therapy Week.
- Res. Ch. 175 (ACR 141) GONSALVES** California Nursing Home Week.
Requests Governor to proclaim the week of June 15 to 21, 1969, as California Nursing Home Week.
- Res. Ch. 176 (ACR 154) MURPHY** California Bee Industry Week.
Requests Governor to proclaim June 1 through June 7 as California Bee Industry Week.
- Res. Ch. 177 (ACR 157) CHAPPIE** Golden Chain Council of the Mother Lode, Inc.
Commends the Golden Chain Council of the Mother Lode, Inc., for its promotion of historic Mother Lode area served by State Highway Route 49 and for its work in the improvement and preservation of State Highway Route 49.
- Res. Ch. 178 (ACR 161) MURPHY** Capitola National Begonia Festival Week.
Requests the Governor to proclaim the week of August 31 through September 6, 1969, as Capitola National Begonia Festival Week.
- Res. Ch. 179 (SJR 9) LAGOMARSINO** Offshore oil development operations.
Memorializes the President and Congress to provide for the transfer of inspection and regulation of oil and gas developments off the California coast to the state and requests enactment of federal legislation to provide the necessary funding to carry on the state inspection program. Memorializes the President and Congress to provide for public hearings as specified.
- Res. Ch. 180 (ACR 22) CROWN** Crippled children services program.
Requests Department of Public Health and State Crippled Children Services Advisory Committee to identify medical problems worthy of inclusion in the Crippled Children Services Program and to make recommendations to the Secretary of Human Relations and the Legislature by the fifth legislative day of the 1970 Regular Session.
- Res. Ch. 181 (ACR 169) Z'BERG** Optimist Month.
Requests Governor to proclaim June 1969 as Optimist Month.
- Res. Ch. 182 (SCR 117) MOSCONE** Italian Federation of California, Inc.
Commends Italian Federation of California, Inc., on 50th anniversary.
- Res. Ch. 183 (SCR 118) MARKS** American Steuben Society.
Congratulates American Steuben Society on 50th year of meritorious service to Americans of German descent.

- Res. Ch. 184 (SJR 17) LAGOMARSINO Santa Paula Creek Project.**
Memorializes Congress to appropriate necessary funds to immediately undertake construction of the Santa Paula Creek Flood Control Project.
- Res. Ch. 185 (SCR 113) RODDA Memorial Day.**
Urges the people of the State of California to remember the magnificent contribution made by the deceased veterans of our armed forces by observance of Memorial Day.
- Res. Ch. 186 (SJR 3) CARRELL Sepulveda Basin water reclamation.**
Requests U.S. Army Corps of Engineers accept the application of the City of Los Angeles for permission to construct a water reclamation facility in the Sepulveda Dam Basin.
- Res. Ch. 187 (ACR 184) PRIOLO Sheriff Eugene W. Biscailuz.**
Memorializes Sheriff Eugene W. Biscailuz.
- Res. Ch. 188 (ACR 191) LANTERMAN City charters.**
Approves amendment to Charter of City of Pasadena.
- Res. Ch. 189 (ACR 171) POWERS Muscular Dystrophy Month.**
Requests the Governor to proclaim November 1969 as Muscular Dystrophy Month.
- Res. Ch. 190 (ACR 189) KNOX City charters.**
Approves amendments to Charter of City of Richmond.
- Res. Ch. 191 (ACR 181) POWERS "Apprenticeship Month."**
Requests Governor to proclaim month of June, 1969, as "Apprenticeship Month."
- Res. Ch. 192 (SCR 103) TEALE Legislative Budget Committee.**
Makes \$977,000 available to Legislative Budget Committee from Contingent Funds of the Assembly and Senate.
- Res. Ch. 193 (SCR 112) SCHRADE God Bless America Week.**
Requests Governor to proclaim week of June 29 through July 5 God Bless America Week.
- Res. Ch. 194 (SJR 7) MOSCONE Supersonic boom.**
Memorializes the President and Congress of the United States to recognize the possible effect of supersonic booms and seek methods to alleviate their possible damage.
- Res. Ch. 195 (SCR 58) SONG Robert H. Volk.**
Commends Robert H. Volk, upon occasion of his resignation as Commissioner of Corporations.
- Res. Ch. 196 (SCR 120) LAGOMARSINO Mosquito Control Week.**
Requests Governor to proclaim week of July 13th through 19th as "California Mosquito Control Week."
- Res. Ch. 197 (ACR 172) ZENOVICH City charter.**
Approves amendments to Charter of City of Fresno.
- Res. Ch. 198 (ACR 174) DUFFY City charter.**
Approves revision of Charter of City of Visalia.
- Res. Ch. 199 (ACR 179) MACGILLIVRAY City charter.**
Approves amendments to Charter of City of Santa Barbara.
- Res. Ch. 200 (AJR 42) POWERS Legal officers, armed forces.**
Memorializes Congress of the United States to approve and enact legislation to provide incentive pay for legal officers to make legal careers with the armed forces financially acceptable.

Res. Ch. 201 (AJR 44) CHAPPIE Retired military pay equalization.

Memorializes Congress to enact legislation to equalize compensation of all retired members of the uniformed services who have served in the same rank and for an equal period of time.

Res. Ch. 202 (AJR 45) DAVIS Recreation.

Memorializes the President and the Congress of the United States to change existing laws regulating grants for soil conservation purposes to include recreation as a major beneficial use.

Res. Ch. 203 (ACR 67) WAKEFIELD Drivers' license examinations: renewals.

Requests the Director of Motor Vehicles to conduct a pilot study of methods of screening applicants for renewal of drivers' licenses by limiting examinations for renewal to vision test only with prescribed limitations; requires Director of Motor Vehicles to submit to the Legislature a progress report in 1970 and a final report in 1971.

Res. Ch. 204 (ACR 70) MACDONALD Cal-Vet disaster indemnity.

Requests Department of Veterans Affairs to process with dispatch all applications for disaster indemnity benefits of owners of Cal-Vet property damaged or destroyed by recent floods and storms.

Res. Ch. 205 (ACR 199) DUNLAP Indoor Sports Club Week.

Commends Indoor Sports Club, Inc., for achievement in aid of the seriously disabled and requests Governor to proclaim week of June 22-28, 1969, as Indoor Sports Club Week.

Res. Ch. 206 (SCR 114) DEUKMEJIAN Apartment Living Week.

Requests the Governor to proclaim week of September 29th through October 4th as "Apartment Living Week."

Res. Ch. 207 (SCR 125) DILLS Motion pictures: Diamond Jubilee.

Requests Governor to proclaim 1969 as Diamond Jubilee Year of motion pictures.

Res. Ch. 208 (SCR 127) MCCARTHY City charters.

Approves amendments to Charter of City of San Rafael.

Res. Ch. 209 (SCR 130) COOMBS Walter Winston Woods.

Commends Walter Winston Woods.

Res. Ch. 210 (AJR 38) WILSON High cost of housing.

Memorializes the President and Congress to study the problem surrounding the high cost of lumber and its effect on house building and to take the necessary action to alleviate this problem.

Res. Ch. 211 (ACR 188) POWERS Printers' Week.

Requests the Governor to proclaim January 11 to 17, 1970, as Printers' Week.

Res. Ch. 212 (SCR 16) SONG Law Revision Commission.

Continues Law Revision Commission's authority to study listed topics, and approves removal of a topic from commission's agenda.

Res. Ch. 213 (ACR 201) MCGEE City charters.

Approves amendments to Charter of City of Los Angeles.

Res. Ch. 214 (ACR 202) RUSSELL City charters.

Approves amendments to Charter of City of Burbank.

Res. Ch. 215 (SCR 139) DILLS Retirement of Chester Crain.

Commends Chester Russell Crain for his years of service and congratulates him upon retirement as Mayor of the City of Compton and as an instructor at Compton College.

Res. Ch. 216 (SJR 19) MILLS Urban public transit.

Memorializes the Congress to enact legislation setting up a trust fund for the development and support of urban public transit with provisions protecting the interests of employees of any transit systems affected thereby.

Res. Ch. 217 (ACR 41) MACGILLIVRAY Emergency oil pollution control.

Urges oil companies operating off the California coast to develop specified emergency methods and equipment to control oil pollution.

Res. Ch. 218 (ACR 198) MOORHEAD Relative to the Volksfest observance.

Requests Governor to extend state's best wishes to the United States Army in Berlin on occasion of Volksfest observance.

Res. Ch. 219 (AJR 29) PATTEE Payments to Philippine Scouts.

Requests Congress to pass legislation which would provide adequate benefits for members and survivors of Philippine Scouts.

Res. Ch. 220 (ACR 72) BELOTTI Mendocino Headland area.

Directs Department of Parks and Recreation to study feasibility of preserving the Mendocino Headland and Big River Beach area in Mendocino County as a state park and to report its findings and recommendations to the Legislature no later than the fifth legislative day of the 1970 Regular Session.

Res. Ch. 221 (ACA 15) BARNES Amends 2nd and 3rd paragraphs, Sec. 13, Art. XII, and Sec. 30, Art. XIII as proposed by ACA 31, Cal. Const., re investment of retirement funds.

Deletes specific exclusion of Teachers' Retirement Fund from provision authorizing the investment of portions of public retirement funds in specific types of common and preferred stock and shares in mutual funds.

Makes identical change in Sec. 30, Art. XIII, as proposed by ACA 31.

Makes technical change.

Res. Ch. 222 (ACR 182) BURTON Completion of transcontinental railroad.

Commends contributions of the Chinese in the completion of the transcontinental railroad.

Res. Ch. 223 (ACR 192) MILIAS City charters.

Approves amendments to Charter of City of Palo Alto.

Res. Ch. 224 (SCR 17) SONG Law Revision Commission.

Authorizes Law Revision Commission to study additional topics relating to counter claims and cross-complaints, liquidated damages, joinder of causes of action, the rule against perpetuities, inheritance by nonresident aliens, and preference in setting certain types of court actions for hearing or trial.

Res. Ch. 225 (ACR 205) PORTER City charters.

Approves amendments to Charter of City of Compton.

Res. Ch. 226 (ACR 144) CULLEN Legislative Counsel opinions.

Requires Legislative Counsel to deliver copies of opinions on any particular executive reorganization plan to the chairman of each standing committee to which such plan is assigned.

Res. Ch. 227 (ACR 197) MONAGAN Bill of Rights Week.

Requests Governor to proclaim December 14 to 20, 1969, "Bill of Rights Week" in California.

Res. Ch. 228 (AJR 35) KNOX Design safety standards, motorbuses.

Memorializes Secretary U.S. Department of Transportation to establish safety standards for the design and construction of motorbuses sold or used in interstate commerce.

- Res. Ch. 229 (SCR 132) SHERMAN "Discover Flying Month."**
Requests Governor to designate June 1969 as "Discover Flying Month."
- Res. Ch. 230 (SCR 141) GRUNSKY Fourth of July.**
Requests the Governor to proclaim that the Fourth of July should be observed by bellringing.
- Res. Ch. 231 (SCR 138) DEUKMEJIAN Bob Hope.**
Commends Bob Hope.
- Res. Ch. 232 (ACR 213) BARNES California Bicentennial Day.**
Requests Governor to proclaim July 16, 1969, "California Bicentennial Day" and to urge all citizens to take cognizance of the issuance of the California Bicentennial Stamp at San Diego and to participate appropriately in the observance of California's 200th birthday throughout 1969.
- Res. Ch. 233 (ACR 56) BARNES Joint Legislative Retirement Committee.**
Makes \$40,000 available from Contingent Funds of Assembly and Senate for expenses of the Joint Legislative Retirement Committee.
- Res. Ch. 234 (ACR 225) MURPHY Frances Bispo.**
Congratulates Frances Bispo upon her selection as National Dairy Princess.
- Res. Ch. 235 (ACR 183) LEWIS Mr. and Mrs. Stewart Hinckley.**
Memorializes former Assemblyman Stewart Hinckley, and his wife.
- Res. Ch. 236 (ACR 207) PRIOLO Safe Boating Week.**
Requests Governor to proclaim the week commencing June 29, 1969, as Safe Boating Week.
- Res. Ch. 237 (ACR 211) BRIGGS Memorializing Mr. Leif Johnson.**
Expresses regret upon the death of Mr. Leif Johnson, editor of the Fullerton Daily News Tribune.
- Res. Ch. 238 (AJR 14) MURPHY Establishment of national cemetery.**
Memorializes Congress to enact legislation to establish a national cemetery near San Luis Dam.
- Res. Ch. 239 (AJR 15) KETCHUM Social welfare.**
Urges Congress and executive branch to consider the redirection of all federal welfare programs toward maximum use of state and local agencies.
- Res. Ch. 240 (ACR 217) LEROY F. GREENE Land Surveyor Week.**
Requests the Governor to proclaim week of October 4 to 11, 1969, as Land Surveyor Week.
- Res. Ch. 241 (AJR 54) MOBLEY Flood control project.**
Urges President and Congress to make an appropriation to allow the U.S. Army Corps of Engineers to conduct study on flood control needs and costs of San Joaquin-Kings River Interstream Group in Fresno County and adjacent counties.
- Res. Ch. 242 (SCR 79) CUSANOVICH 1976 Summer Olympic Games.**
Reaffirms support of the 1976 Summer Olympic Games if Los Angeles is the final chosen site.
- Res. Ch. 243 (SCR 131) WHETMORE City of Los Alamitos.**
Commends City of Los Alamitos for redressing neglect of the memory of Governor José Figueroa of Alta California and commends hanging of portrait of Governor Figueroa in city's legislative hall.
- Res. Ch. 244 (SCR 135) WHETMORE Archery Week in California.**
Requests Governor to proclaim week of August 26 through September 1, 1969, as Archery Week in California.

Res. Ch. 245 (SCR 137) COOMBS Ray E. Williams.

Commends Ray E. Williams upon his retirement.

Res. Ch. 246 (SCR 142) SONG City charters.

Approves amendments to Charter of City of Alhambra.

Res. Ch. 247 (SCR 147) MARKS Junior Bowling Month.

Requests Governor to proclaim month of July as "Junior Bowling Month."

Res. Ch. 248 (AJR 57) MONAGAN Renewal area agency bonds.

Memorializes the President and Congress of the United States to enact legislation to authorize extension of federal mortgage insurance to bonds of a type issued by renewal area agencies.

Res. Ch. 249 (SCR 121) CARRELL Passenger air service.

Requests Public Utilities Commission to approve nonstop passenger air service between Hollywood-Burbank and Sacramento.

Res. Ch. 250 (ACR 206) POWERS Aerospace Week.

Requests Governor to proclaim week of August 24 through August 30, 1969, "Aerospace Week."

Res. Ch. 251 (AJR 19) MONAGAN New Melones Dam Project.

Requests Congress to appropriate during 1969-1970 fiscal year for construction of New Melones Dam an amount sufficient to insure earliest possible completion of the project.

Res. Ch. 252 (ACR 216) KETCHUM Brucellosis eradication.

Commends the California Dairy Animal Health Committee and others for their work in helping to eradicate bovine brucellosis.

Res. Ch. 253 (ACR 215) BAGLEY City charters.

Approves amendment to Charter of City of Petaluma.

Res. Ch. 254 (AJR 37) BURKE Oil drilling.

Memorializes President and Congress to establish specified oil drilling sanctuaries off the coast of California.

Memorializes President and Congress to allocate a percentage of net revenue from oil and gas operations conducted under federal lease off the California coast to the state.

Res. Ch. 255 (ACR 224) ZENOVICH College Football Centennial.

Requests Governor to proclaim 1969 the College Football Centennial Season and to designate October 11 to 18, 1969, as National Football Foundation Week.

Res. Ch. 256 (SJR 27) HARMER Santa Clara Flood Control Project.

Memorializes President and Congress of United States to appropriate funds for construction of Santa Clara River Flood Control Project and memorializes U.S. Army Corps of Engineers to expedite their studies for the project.

Res. Ch. 257 (SCR 150) MARKS California Dental Centennial.

Requests Governor Reagan to proclaim 1970 as California Dental Centennial Year.

Res. Ch. 258 (SCR 81) HARMER. Water project plans.

Directs Department of Water Resources, in cooperation with Departments of Parks and Recreation and Fish and Game, to formulate a comprehensive plan for the Castaic Reservoir Complex, Pyramid Reservoir, and portions of the California Aqueduct located in Los Angeles County and to develop the comprehensive plan for Castaic Reservoir in full cooperation with Los Angeles County and the United States Forest Service.

Res. Ch. 259 (SCR 93) MOSCONE Pollution abatement comparative study.

Directs State Water Resources Control Board to conduct a contrastive study, as specified, of water pollution abatement practices as existing in California and the German Federal Republic with respect to the assessment of fees on water users who discharge waste waters, and to report thereon to the Legislature not later than the 30th legislative day of the 1970 Regular Session.

Res. Ch. 260 (SJR 18) DOLWIG Outer continental shelf lands.

Memorializes Congress to recognize the precedent established in the Mineral Lands Leasing Act of 1920 which allocates to state 37½ percent of proceeds from mineral extractions from federal lands therein and to recognize that the Land and Water Conservation Fund should be augmented with additional unallocated federal funds; to allocate a portion of the revenue derived from mineral extraction in the outer continental shelf lands to the states adjoining the outer continental shelf lands; to provide subsidence and oil seepage disaster protection for the states adjoining the outer continental shelf lands; and to create a commission of federal and state technical personnel to establish drilling and safety procedures for development of the oil resources of the outer continental shelf.

Res. Ch. 261 (SJR 24) ALQUIST Rail rapid transit.

Memorializes President and Congress to extend the "Pell Plan" for creation of interstate rail rapid transit authority to include the metropolitan areas of San Francisco Bay, Los Angeles, and San Diego with provisions for the future linking of the three systems.

Res. Ch. 262 (SJR 30) McCARTHY Flood control projects.

Memorializes President, Congress, and U.S. Army Corps of Engineers to include recreation and beautification in planning channel improvement and channel rectification projects.

Res. Ch. 263 (ACA 30) GONSALVES Adds Sec. 24, Art. XX; repeals Arts. X, XVII, Cal. Const., re revision of Constitution.

Repeals provisions relating to state institutions and public buildings. Transfers provision relating to convict labor. Deletes provisions relating to homesteads.

Provides measure shall not be submitted to voters unless AB 1095 is enacted and deposited in the office of the Secretary of State.

Res. Ch. 264 (ACA 31) BADHAM Adds Art. XII; Sec. 30, Art. XIII; and Sec. 23, Art. XX; amends Sec. 1, Art. XIV; repeals Art. XII, Cal. Const., re revision of the Constitution.

Revises Art. XII, relating to public utilities. Transfers provisions relating to the state's lending its credit and owning stock in corporations to Art. XIII. Transfers to Art. XX provisions respecting the amending or repealing of laws concerning corporations.

Provides measure shall not be submitted to voters unless AB 1096 is enacted and deposited in the office of the Secretary of State.

Res. Ch. 265 (SJR 28) LAGOMARSINO Oil pollution.

Memorializes President and Congress to take immediate steps to commence international negotiations with respect to the control of oil discharges from tankers, as specified.

Res. Ch. 266 (SCR 95) DANIELSON Homes for the aged.

Requests Joint Legislative Budget Committee to study the subject of property tax exemptions for homes for the aged and report thereon to the Legislature by the 30th calendar day of the 1970 Regular Session.

Res. Ch. 267 (SCR 123) MARKS Bay area rapid transit.

Declares that the Legislature intends that the San Francisco Bay Area Rapid Transit District shall terminate its sales and use tax at an earlier date, if other methods for financing the completion of the rapid transit system are made available by legislation hereafter enacted by the state or the federal government.

Res. Ch. 268 (SCR 146) MARKS San Francisco Police Athletic League.

Commends San Francisco Police Athletic League on its 10th anniversary.

Res. Ch. 269 (SCR 149) BRADLEY Russell E. Pettit.

Pays tribute to the memory of the late Russell E. Pettit.

Res Ch. 270 (SJR 16) HARMER Washoe Indian Tribe.

Memorializes the President and Congress of the United States to enact legislation pertaining to certain lands in Alpine County, California, for the Washoe Indian Tribe.

Res. Ch. 271 (SJR 26) HARMER Sherman Institute.

Memorializes federal government to provide an appropriation to improve facilities, curriculum, personnel and services at Sherman Institute and an all-Indian school board for the institute.

Res. Ch. 272 (AJR 40) MONAGAN Taxation of government bonds.

Memorializes President and Congress that no changes be made which would deprive state and local government obligations of immunity from federal taxation, which would result in constriction of the market for state and local government bonds, which would interpose federal judgment relating to policies of state and local governments, or which would subject state and local borrowings to uncertainties of the appropriation process of Congress.

Res. Ch. 273 (SCR 144) COLOGNE Eel River Basin.

Requests the Department of Water Resources to submit results of its Eel River Basin alternative studies to the Legislature. Directs Senate Committee on Water Resources and Assembly Water Committee to hold joint public hearings and submit comments to Governor.

Res. Ch. 274 (SCR 152) DEUKMEJIAN Law and Morality Week.

Requests Governor to proclaim the week of August 11th through August 18th as "Law and Morality Week."

Res. Ch. 275 (SCR 153) BRADLEY LeRoy V. Brant.

Memorializes LeRoy V. Brant.

Res. Ch. 276 (SCR 156) BRADLEY City charters.

Approves amendment to Charter of City of San Jose.

Res. Ch. 277 (SCR 161) WAY Leaves of absence.

Grants leaves of absence for more than 60 days to Governor, Lieutenant Governor, Secretary of State, Attorney General, Controller, Treasurer, Superintendent of Public Instruction, members of Board of Equalization and State Personnel Board, and Senators and Assemblymen, and such persons' successors.

Res. Ch. 278 (ACR 25) MULFORD Hastings College of Law.

Expresses intent of Legislature that the property located at 55 and 75 Hyde Street, known as the old Bancroft Whitney Building, in San Francisco, be reserved for the exclusive use of Hastings College of the Law.

Res. Ch. 279 (ACR 31) MOBLEY Student health needs.

Requests Trustees of California State Colleges to make a study of health-care needs of all the state colleges and to report to Legislature at 1970 Regular Session.

Res. Ch. 280 (ACR 109) SIEROTY Rehabilitation workshops.

Urges Department of General Services to explore with the California Association of Rehabilitation Workshops ways in which the rehabilitation workshops can participate in the purchasing program of the state and where feasible the workshops be given preferential consideration in awarding contracts.

Res. Ch. 281 (ACR 133) DAVIS Water project reports.

Requests Director of Water Resources to report to the Legislature after authorizing or adopting any project or major feature of any project, and provides for transmittal of such reports to the appropriate water committees.

Res. Ch. 282 (ACR 151) BELOTTI Robert F. Fisher.

Designates new bridge over Yager River on State Highway Route 36 as Robert F. Fisher Bridge.

Res. Ch. 283 (ACR 156) THOMAS Legislative Audit Committee.

Makes available \$650,000 from Contingent Funds of the Assembly and Senate for expenses of the Joint Legislative Audit Committee.

Res. Ch. 284 (ACR 212) PORTER Water pollution research.

Commends International Association on Water Pollution Research and declares state interest in Fifth International Conference on Water Pollution Research to be held in San Francisco July 26 through August 1, 1970. Requests Governor, state departments and agencies, and other interested persons and organizations to support conference and assist and cooperate with association, United States National Committee, and California host committee in making conference a success.

Res. Ch. 285 (ACR 236) LEWIS Redlands Day.

Commends and congratulates citizens of Redlands on occasion of Redlands Day at San Bernardino County Fair.

Res. Ch. 286 (AJR 48) ASSEMBLY COMMITTEE ON HEALTH AND WELFARE Public assistance.

Urges President and Congress to establish uniform standards for public assistance throughout the nation, and reverse federal policy of shifting greater burden of costs to states.

Res. Ch. 287 (AJR 52) RYAN California Maritime Academy.

Memorializes President and Congress of the United States to increase the federal government's share of funding of the California Maritime Academy.

Res. Ch. 288 (AJR 59) BELOTTI Federal-aid primary highway funds.

Memorializes President and Congress to support and enact legislation to provide for the distribution of federal-aid primary highway funds on a more realistic basis.

Res. Ch. 289 (AJR 47) UNRUH Food programs.

Requests the transfer of the administration of the federal food-stamp and commodity distribution programs from the United States Department of Agriculture to the United States Department of Health, Education, and Welfare.

Res. Ch. 290 (SCR 14) HARMER Reorganization: urban school districts.

Creates Joint Committee on Reorganization of Large Urban Unified School Districts, to be composed of 5 Members of the Senate appointed by the Rules Committee thereof and 5 Members of the Assembly appointed by the Speaker thereof, to ascertain, study, and analyze facts relating to the Los Angeles City School District, the advisability of dividing the district into smaller units or of any other suitable solution, and the whole need of the district, together with the complex problems facing the district as a result of the concentration of minority groups, the heavy concentration of poverty in the core area of the city, and the large size of the district.

Makes \$80,000 available from the Contingent Funds of Assembly and Senate for expenses of committee.

Res. Ch. 291 (SCR 67) MCCARTHY State highways.

Urges the California Highway Commission and the Department of Public Works to increase the priority and expenditures given to state highways which are not a part of the interstate highway system.

Res. Ch. 292 (SCR 72) SHERMAN Geriatric screening.

Urges Department of Mental Hygiene to institute a county-to-county program to persuade counties to adopt methods of Geriatric Screening Project.

Res. Ch. 293 (SCR 87) STIERN Veterinary medicine.

Urges the Board of Regents of the University of California to make public the special report, relating to veterinary medicine, prepared in response to ACR 85, 1965 Reg. Sess., and to accelerate planning and budgeting for a southern California school of veterinary medicine.

Res. Ch. 294 (SCR 119) SHERMAN Miller-Unruh Basic Reading Act.

Requests Department of Education for purposes of allocating funds for 1969-1970 fiscal year to employ specialist teachers in reading, to include as participating districts those districts which would have received allocation to employ such teachers during 1968-1969 fiscal year if appropriation for that year had been fully allocated.

Res. Ch. 295 (SCR 134) HARMER Temple City Differentiated Staffing Program.

Requests Department of Education to evaluate Temple City Differentiated Staffing program and to determine advisability of state expenditure for establishment of similar programs in other school districts.

Res. Ch. 296 (SCR 148) RODDA Relative to private schools.

Requests Coordinating Council for Higher Education, with the cooperation of State Department of Education and Superintendent of Public Instruction, to conduct specified study on private higher education in California.

Res. Ch. 297 (SCR 151) COLOGNE Delta levee study.

Requests Department of Water Resources to undertake general review, as specified, of the condition of all levees within the Sacramento-San Joaquin Delta area, to make recommendations as to the sharing by local, state, and federal governments of specified costs in connection with such levies, and to submit a preliminary report to the Legislature not later than February 1, 1970, containing recommendations on surveys and studies that are necessary to develop a comprehensive plan of action.

Res. Ch. 298 (SCR 157) COLOGNE State water supply contracts.

Requests Director of Water Resources to inform Legislature, through copies presented to Chairman of Senate and Assembly Water Committees, of all proposed changes to state water supply contracts entered into for supplying water from the State Water Resources Development System, or policy determinations thereunder, which the director deems to be of significant importance affecting state water project financing and feasibility or manner of meeting original commitments to deliver water. Requests director not to enter into any such major contract amendments or policy determinations for 90 days after such notification, unless committees present their comments and recommendations prior thereto or unless determined by director to be of urgent nature.

Res. Ch. 299 (SCA 26) COLOGNE Amends Sec. 1, Art. XVI, Cal. Const., re state indebtedness.

Provides that notwithstanding anything in the respective bond acts to the contrary, if any general obligation bonds of the state authorized before or after effective date of the measure have been offered for sale and not sold the Legislature may raise the maximum rate of interest payable on all general obligation bonds authorized but not sold, whether or not such bonds have been offered for sale, by a $\frac{2}{3}$ vote of members elected to each house.

Ratifies provisions of Senate Bill No. 763.

Res. Ch. 300 (SCR 55) ALQUIST State universities and colleges.

Requests the University of California and the California State Colleges, in accepting applicants for enrollment, to utilize specified priorities.

Res. Ch. 301 (SCR 155) COLLIER Herbert Hoover, Jr. Memorializes Herbert Hoover, Jr.

Res. Ch. 302 (SCR 159) SCHMITZ "Space Pioneers Day."

Requests Governor to proclaim July 20 "Space Pioneers Day" and memorializes President and Congress to designate July 20 as permanent national holiday.

Res. Ch. 303 (SCR 160) WHETMORE Independent College Month.

Requests Governor to proclaim September as Independent College Month and encourages the citizens of California to give wholehearted support to specified independent colleges.

Res. Ch. 304 (SJR 33) MCCARTHY Marine Mineral Technology Center.

Memorializes President and Congress to give approval to budget requirements of the Marine Mineral Technology Center in Tiburon.

Res. Ch. 305 (ACR 68) MILIAS Merit award payments.

Approves cash awards to state employees for suggestions submitted which save the state money.

Res. Ch. 306 (ACR 210) STULL Campus disturbance expenses: study.

Requires Joint Legislative Budget Committee to study the subject of state subventions to local government for law enforcement expense for controlling campus disturbances in public higher education.

Res. Ch. 307 (ACR 243) MURPHY Redwood Discovery Day.

Urges the Governor to proclaim October 10, 1969, as Redwood Bicentennial Discovery Day.

Res. Ch. 308 (ACA 7) ROBERTI Amends Sec. 1, Art. II, Cal. Const., re voting requirements.

Provides that persons, otherwise eligible to vote, who can read the Constitution in Spanish or in English, rather than only in English, may vote.

Res. Ch. 309 (SCR 25) STIERN Campus disorders.

Urges the Regents of University of California, Trustees of California State Colleges, Board of Governors of California Community Colleges, the governing boards of school districts to take immediate action to make all personnel concerned with campus control cognizant of existing rules, regulations, and statutory provisions available to control disorders, and to file criminal charges and institute disciplinary proceedings, where appropriate, against those individuals who aid, abet, or participate in illegal disruptive activities.

Res. Ch. 310 (SCR 124) DYMALLY Allensworth townsite.

Expresses Legislature's support of efforts of Department of Parks and Recreation to preserve the townsite of Allensworth in Tulare County.

Res. Ch. 311 (AJR 22) QUINBY Bilingual education.

Urges Congress to increase appropriation for bilingual education for the 1969-1970 fiscal year from \$7,500,000 to \$30,000,000.

Res. Ch. 312 (AJR 64) CAMPBELL Nursing home administrators.

Memorializes the President and Congress to repeal the nursing home administrator licensure requirement of Public Law 90-248.

Res. Ch. 313 (ACR 49) CRANDALL Average daily attendance.

Requests Department of Education to study the procedures for determining average daily attendance which became operative July 1, 1968, and to report to Legislature not later than May 1, 1969.

Res. Ch. 314 (ACR 97) RUSSELL Campers: safety standards.

Requests California Highway Patrol to study and submit report to Legislature on safety standards for campers designed to be mounted on motor vehicles, and to conduct an in-depth study of accidents or incidents involving campers mounted on motor vehicles.

Res. Ch. 315 (ACR 173) WARREN Use of DDT.

Directs State Department of Public Health in cooperation with the University of California to study the effects of the use of DDT and similar insecticides and pesticides and report findings to the Legislature.

Res. Ch. 316 (ACR 177) VEYSEY Educational programs.

Encourages public schools, business, industry, and government to develop formal and informal cooperative arrangements to coordinate their resources, to improve the quality and effectiveness of education, and to meet the manpower needs of the work world.

Res. Ch. 317 (ACR 194) Z'BERG Landscaping state highways.

Requests California Highway Commission and Department of Public Works to seek other sources of funds to landscape state highways and to give special attention to landscaping main approaches to state capital, within city limits of Sacramento and an appropriate distance therefrom.

Res. Ch. 318 (ACR 238) McCARTHY Public assistance.

Requests State Department of Social Welfare not to repeal or substantially modify existing educational trust fund regulations pending a legislative review.

Res. Ch. 319 (ACR 241) CHAPPIE Keep California Green Month.

Requests the Governor to proclaim the month of September 1969 as "Keep California Green Month" and to urge in his proclamation that the residents and visitors acknowledge their responsibility to cooperate in fire prevention programs to protect wildlife during critical fire outbreak months and throughout the year.

Res. Ch. 320 (AJR 41) WILSON Cooperative federalism.

Memorializes President and Congress to enact legislation permitting a business the same federal tax deductions it would have received had it not participated in a program with state tax incentives.

Res. Ch. 321 (ACR 130) CRANDALL Sabbatical leaves of absence.

Requests Legislative Analyst, with cooperation of the Department of Education, State Board of Education, and Department of Finance, to conduct a study of sabbatical leaves of absence for certificated employees in kindergarten and grades one to 12, inclusive.

Requires report thereon in 1970.

Res. Ch. 322 (ACR 190) VASCONCELLOS Higher education.

Requests Regents of the University of California and Trustees of California State Colleges to modify their regulations re curriculum required for graduation for students transferring from community or junior colleges and to report their action to the Coordinating Council for Higher Education no later than December 1, 1969.

Res. Ch. 323 (ACR 203) STACEY Blue Star Memorial Highways.

Designates State Highway Route 58 a Blue Star Memorial Highway.

Res. Ch. 324 (ACR 239) MONAGAN City of Lodi.

Commending City of Lodi on its 100th anniversary.

Res. Ch. 325 (ACA 6) FONG Amends Sec. 12 and adds Sec. 121, Art. IV, Cal. Const., re public schools: appropriations.

Authorizes chairman of committee dealing with education in each house to introduce, within first 30 days of each regular session, a bill embodying recommendations of the committee appropriating money to State School Fund and providing for disbursement thereof. Specifies that neither bill may be passed by either house until Budget Bill is enacted, or until 130 days after introduction of Budget Bill; and specifies that when 130 days have elapsed after introduction of Budget Bill, and the latter has not been enacted, either or both of the school bills may be passed by either or both of the houses on concurrence of $\frac{2}{3}$ of membership of each house. Specifies that this provision does not affect Governor's power to recommend emergency bills for public school support.

Res. Ch. 326 (ACA 87) MOBLEY Amends Sec. 1, Art. XVI, Cal. Const., re state indebtedness.

Provides that notwithstanding anything in any bond act to the contrary, if any general obligation veterans' bonds of the state authorized by the Veterans Bond Act of 1968 before effective date of the measure have been offered for sale and not sold, the Legislature may raise the maximum rate of interest payable on all such general obligation veterans' bonds authorized but not sold, whether or not such bonds have been offered for sale, by a $\frac{3}{8}$ vote of members elected to each house.

Ratifies provisions of Assembly Bill No. 886.

Provides measure will not be submitted to voters if Senate Constitutional Amendment No. 26 is approved by voters.

Res. Ch. 327 (AJR 55) McCARTHY Immigration.

Memorializes President and Congress to enact legislation establishing a "floor" for every foreign nation, insofar as immigration is concerned, based on 75 percent of the annual average level of immigration to the United States during the decade from 1956 to 1965.

Res. Ch. 328 (ACR 150) MACDONALD California fishing industry.

Directs the Secretary of the Resources Agency to prepare a study design for an in-depth survey of the marine and inland fishing industries in California.

Res. Ch. 329 (ACR 185) MOBLEY Flood control projects.

Requests Director of Water Resources, in coordination with the U.S. Army Corps of Engineers, to conduct study on flood control needs and costs of San Joaquin-Kings River Interstream Group in Fresno County and adjacent counties and to make report on findings to 1970 session of Legislature.

Res. Ch. 330 (ACR 233) MULFORD Medical assistance.

Requests Joint Legislative Budget Committee and Legislative Analyst to study potential cost and savings of an intermediate care facility program.

Res. Ch. 331 (ACA 29) KNOX Amends and renumbers, adds and repeals various articles and sections, Cal. Const., re revision of Constitution.

Revises by repealing, adding and transferring sections of Art. XI relating to cities, counties and towns

To be submitted to the people only if AB 1094 is enacted and deposited in the Office of Secretary of State.

Res. Ch. 332 (AJR 24) KETCHUM Vocational youth organizations.

Memorializes the President, the Congress of the United States and the United States Department of Health, Education, and Welfare not to implement the recent policy that the staff of the United States Office of Education is prohibited from directing the activities or from participating in the administrative decision making of student organizations as officers.

Res. Ch. 333 (ACR 180) BRIGGS Atomic development and space.

Extends duration of Joint Legislative Committee on Atomic Development and Space from commencement of 1970 session to June 30, 1970.

Allocates \$20,000 from the Contingent Funds of the Assembly and Senate for expenses of the committee.

Res. Ch. 334 (ACR 193) MILIAS Conservation education.

Expresses strong support of Legislature for program of conservation education in California schools and urges all institutions of higher education, certified for teacher training, to provide instruction in the facts and in teaching techniques of conservation education.

Res. Ch. 335 (ACR 195) VEYSEY Educational evaluation study.

Authorizes study by Assembly and Senate Education Committees, acting as a joint committee, in cooperation with a 3-member committee of the State Board of Education, to develop a program to assess the public schools of California.

Allocates \$30,000 from the Contingent Funds of the Senate and Assembly to the joint committee for such purpose. States legislative intent as to additional funding.

Res. Ch. 336 (ACR 221) STULL San Dieguito River Basin.

Requests the Department of Water Resources, in cooperation with the City of San Diego, to formulate a basinwide water resources development plan for the San Dieguito River Basin.

Res. Ch. 337 (ACR 223) STULL Undergraduate instruction.

Requests Regents of University of California and Trustees of California State Colleges to make concentrated effort to strengthen the importance and quality of undergraduate instruction on each campus of the University of California and the California State Colleges.

Res. Ch. 338 (ACR 246) BAGLEY Homeowners' property tax exemption.

Declares intent of the Legislature that provision permitting proof that application and statements required to be filed with a taxing agency were mailed on a specified date be applied to applications for the homeowners' property tax exemption, and that satisfactory proof provided for in such provision includes a notarized statement of an applicant for such exemption that his application was filed on such date.

Res. Ch. 339 (AJR 56) the Subcommittee on Welfare Reorganization of the Assembly Committee on Health and Welfare (Miller, Chappie, Hayes, Hom, and MacDonald) (Rls.). Public assistance.

Urges Secretary of Health, Education, and Welfare to provide assurances that no fiscal disincentives for nonseparation will be imposed pursuant to regulations addressed to the separation of service functions from financial aid functions in the aid to families with dependent children program.

Res. Ch. 340 (ACA 28) PRIOLO Amends subd. (a), Sec. 24, Art. IV, adds Arts. XVIII and XXIV, and repeals Arts. XVIII and XXIV, Cal. Const., re revision of Constitution.

Authorizes Legislature, by two-thirds vote, to withdraw its proposed constitutional amendment or revision prior to vote by electorate. Provides for uniform effective date for measures amending or revising Constitution, the day after approval by voters, unless a measure specifies a different date. Revises civil service provisions to exempt appointees of Lieutenant Governor and one person appointed or employed by the Public Utilities Commission, and to include in state civil service certain nonstate employees in programs taken over by the state. Makes related changes.

Contingent upon enactment and deposit with Secretary of State of Assembly Bill No. 1092 of 1969 Regular Session.

Res. Ch. 341 (ACR 75) VEYSEY Higher education.

Resolves that Joint Committee on Higher Education, in cooperation with Legislative Analyst, study feasibility and desirability of developing larger number of small college and university campuses.

Res. Ch. 342 (ACR 86) RALPH Genocide-telephone campaign: investigation.

Requests the Attorney General and Public Utilities Commission of the State of California to separately conduct investigations of organized telephone campaigns in the state urging and advocating genocide and to separately report their findings and conclusions to the Legislature.

Res. Ch. 343 (ACR 168) *Assembly Committee on Government Administration Legislative proceedings.

States that Members of the Legislature recommit themselves to policy of open and public conduct of legislative proceedings.

Res. Ch. 344 (ACR 227) BADHAM Prado Dam and Reservoir.

Requests Department of Water Resources to assist Corps of Engineer by coordinating efforts of state and local interests in a study of a multiple-purpose development of Prado Dam and Reservoir, and to initiate such cooperation and study in fiscal year 1969-1970 with funds contributed by Orange County Water District and other agencies, and to continue such efforts in fiscal year 1970-1971 with matching state funds.

* Correction.

Res. Ch. 345 (ACR 186) BELOTTI Eel River flood control.

Requests Department of Water Resources to reevaluate proposals for providing sufficient flood control benefits for the Eel River Basin, as specified, and to report thereon to the Legislature by the fifth legislative day of the 1970 Regular Session.

Res. Ch. 346 (ACR 209) KNOX Bay area regional organization.

Continues existence of Joint Committee on Bay Area Regional Organization with authority to act, including any recess, until final adjournment of the 1970 Regular Session of the Legislature.

Res. Ch. 347 (ACR 228) VEYSEY Child care services.

Requests Auditor General, Legislative Analyst, Joint Legislative Budget Committee, Joint Legislative Audit Committee, Department of Education, Department of Social Welfare, and other departments or agencies selected by Auditor General to make an analysis of the financing and costs of children centers programs and to develop a uniform cost reporting system.

Requires report of study findings be transmitted by the Auditor General, Joint Legislative Audit Committee and Joint Legislative Budget Committee to Legislature by fifth legislative day of 1970 Regular Session.

Res. Ch. 348 (ACR 245) MONAGAN Joint committee: higher education.

Extends the authority of the Joint Committee on Higher Education until June 30, 1970, rather than until the commencement of the 1970 Regular Session.

Res. Ch. 349 (SCR 64) DOLWIG Disabled rehabilitative services.

Directs the Department of Rehabilitation to study feasibility of issuing an identification card authorizing rehabilitative services anywhere in state to eligible disabled persons registered with the department and to report its findings to the Legislature.

Res. Ch. 350 (SCR 82) ALQUIST Agnews State Hospital.

Requests Department of Mental Hygiene to submit plan to the Senate Finance Committee and the Assembly Committee on Ways and Means to provide a general mental retardation facility at Agnews State Hospital, and to refrain from establishing new mental retardation programs there, or transfer mentally retarded persons there, or remodel existing buildings there, until such plan has been submitted.

Res. Ch. 351 (SCR 86) COLLIER Commercial vehicles.

Requests Department of Motor Vehicles to make study relating to commercial vehicles.

Res. Ch. 352 (SCR 136) WAY Joint Rules.

Adopts Joint Rules of Senate and Assembly for 1969 Regular Session.

Res. Ch. 353 (SCR 158) TEALE Douglas Boulevard.

Requests Division of Highways, Department of Public Works, to study traffic congestion problem on Douglas Boulevard at the entrance to the Folsom State Park.

Res. Ch. 354 (SJR 12) RODDA School nutrition programs.

Memorializes the President, the Congress, the Secretary of Agriculture, and Secretary of Health, Education, and Welfare to support and continue school nutrition programs.

Res. Ch. 355 (SCR 80) MARLER John R. Trainor Memorial Bridge.

Designates bridge now under construction on State Highway Route 36 across the South Fork of Cottonwood Creek as the John R. Trainor Memorial Bridge.

Res. Ch. 356 (SCR 109) TEALE Forestry district office.

Requests Secretary of the Resources Agency to study possibilities of moving the Division of Forestry District No. 3 office to a location within the Third Senatorial District and the Sixth Assembly District, rather than to a proposed location in Sacramento County, when such office is required to be moved in 1974, and to report thereon to the Legislature at the 1970 Regular Session.

Res. Ch. 357 (SCR 145) RODDA Interstate 5 bridge.

Urges Department of Public Works to put plaque on bridge across Sacramento River above Sacramento on Interstate 5 to dedicate it to the men of Sacramento, Placer, Yolo, Yuba, and El Dorado Counties who gave their lives in the Vietnam conflict. Urges department to accept contributions to be used for the plaque.

Res. Ch. 358 (ACA 60) VEYSEY Amends Sec. 7, adds Sec. 7.5, Art. IX, Cal. Const., re public education.

Deletes provision that State Board of Education compile and adopt uniform series of textbooks for elementary schools to be distributed free to school districts. Provides instead that board shall adopt textbooks to be furnished without cost, as provided by statute, for use in grades 1 to 8 throughout state.

Deletes provision that textbooks selected by board shall be used for minimum of 4 years. Deletes specific provision authorizing textbooks to be printed in State Printing Office.

Deletes provision that the board of education and county superintendents in each county shall have control of the granting of certificates to, and control of examinations of, teachers within their jurisdiction.

Res. Ch. 359 (SCR 154) WAY Legislature: constitutional recess.

Recesses 1969 Regular Session for 30-day period required by Constitution at the end of the sessions of each house on August 8, 1969, and reassembles Legislature at 3 o'clock p.m. on September 8, 1969.

Res. Ch. 360 (ACA 12) BAGLEY Amends Sec. 9, Art. IX, Cal. Const., re meetings of regents.

Requires meetings of Regents of University of California to be public, with exceptions and notice requirements as may be provided by statute. Provides that, if Legislature proposes a partial revision to Constitution in 1970 which includes the open meeting requirement proposed by this measure, this measure shall not be proposed to people or be placed on ballot.

Res. Ch. 361 (ACA 79) STULL Adds Subd. (d), Sec. 4, Art. XXIV, amends subd. (m), Sec. 4, Art. XXIV, and repeals Sec. 2.1, Art. IX, Cal. Const., re education: civil service.

Deletes provisions requiring State Board of Education, on nomination of Superintendent of Public Instruction, to appoint one Deputy Superintendent of Public Instruction and three Associate Superintendents of Public Instruction who shall be exempt from state civil service.

Authorizes State Board of Education, on nomination of Superintendent of Public Instruction, to appoint, exempt from state civil service, not more than two Deputy Superintendents of Public Instruction and three Associate Superintendents of Public Instruction, whose terms of office shall run concurrently with the term of the Superintendent of Public Instruction who nominated them, but not to exceed four years.

Incorporates changes to Sec. 4, Art. XXIV, Cal. Const., proposed by ACA 28, to be operative only if ACA 28 is adopted and approved by the electors.

Res. Ch. 362 (ACR 46) GONSALVES Route 105 Freeway.

Names portion of Route 105 from Route 405 to Route 605 near City of Norwalk the Norwalk Freeway and portion of Route 105 from Route 1 near City of El Segundo to Route 405 the El Segundo Freeway.

Res. Ch. 363 (ACR 149) ZENOVICH Schoolbus safety—seatbelt installation.

Directs the State Board of Education to develop administrative regulations, which must involve the entire area of interior passenger safety, including installation of seatbelts in all schoolbuses purchased new after January 1, 1972, after considering recommendations of the Institute of Transportation and Traffic Engineering, U.C.L.A. and any other schoolbus safety studies now in progress.

Res. Ch. 364 (ACR 247) BEVERLY South Bay Daily Breeze.

Commends South Bay Daily Breeze for 75 years of publication.

Res. Ch. 365 (AJR 16) CORY Offshore oil development operations.

Memorializes President and Congress to review and strengthen regulations of federally controlled offshore oil operations, to permit state inspection and supervision of offshore oil drilling facilities and practices off the California coast, to halt such operations until a well-by-well inspection can be made, and to establish an insurance fund to be used for the removal of oil pollution and for compensation to landowners damaged by such pollution.

Res. Ch. 366 (AJR 60) MONAGAN Vocational Education.

Requests U.S. Congress to increase financial support for vocational education.

Res. Ch. 367 (ACR 153) BELOTTI Fairs Allocation and Classification Committee.

Makes available from the Contingent Funds of the Assembly and Senate to the Fairs Allocation and Classification Committee the amount of \$15,000 in addition to any money heretofore made available to it.

Res. Ch. 368 (ACR 222) VEYSEY Instructional television.

Requests Auditor General to audit the cost of instructional television programs in school districts, and Auditor General, Joint Legislative Audit Committee, Department of Education, and other departments, agencies or committees selected by the Auditor General, to determine the cost effectiveness of these programs.

Enumerates areas to be covered in study and requires report from Auditor General to Legislature by the fifth legislative day of the 1970 Regular Session.

Res. Ch. 369 (SCA 29) DEUKMEJIAN Amends Secs. 14a and 14b, Art. XIII, Cal. Const., re disabled veteran's exemption.

Increases to \$10,000 the amount of property exempt from taxation owned by a veteran with a permanent and service-connected disability, and extends exemption to home of his widow until such time as she may remarry.

Extends blind veteran's exemption to home owned by a corporation in which the veteran is a shareholder, and entitled thereby to possession.

Res. Ch. 370 (SCR 133) TEALE Joint committee - public domain.

Continues Joint Legislative Committee on Public Domain in existence, prescribes its membership and its powers regarding the study of uses, current and projected, of state lands, and the development of a system of automatic inventory thereof.

Allocates \$27,500 from Contingent Funds of the Assembly and Senate for expenses of committee in addition to any money heretofore made available to it.

Res. Ch. 371 (SCR 166) BURNS Hugh P. Donnelly.

Expresses regret at the death of former State Senator Hugh P. Donnelly.

Res. Ch. 372 (SJR 15) SHORT Federal flood control assistance.

Memorializes Congress to enact pending legislation dealing with problem of the amount of federal assistance to be available to disaster areas under already existing programs.

Res. Ch. 373 (SJR 29) McCARTHY Point Reyes National Seashore.

Memorializes President and Congress to purchase specified property and to support and enact S. 1530 and H.R. 3786, pending before the 91st Congress, which would increase amount presently authorized for expenditure for the acquisition of Point Reyes National Seashore lands. Requests National Park Service to re-evaluate its budgetary requirements for the completion of the National Seashore.

Res. Ch. 374 (SJR 32) HARMER California Indians.

Memorializes the President and the Congress of the United States to establish a policy that insures that California Indians are included to the fullest extent in various federal programs and services that are available to other Indians of the United States.

Res. Ch. 375 (SJR 34) WHETMORE Richard Milhous Nixon birthplace.

Memorializes President and Congress of the United States to enact legislation to acquire, restore, and develop the birthplace of President Richard Milhous Nixon and to designate that site as the Richard Milhous Nixon Birthplace National Historic Site.

Res. Ch. 376 (SCR 31) DYMALLY Indian studies.

Urges Regents of University of California, trustees of state colleges, members of governing boards of districts maintaining junior colleges, the Board of Governors of the California Community Colleges, and the Coordinating Council for Higher Education to establish designated courses and research projects in the history and culture of American Indians and American Indian higher education programs.

Res. Ch. 377 (SCR 126) HARMER Narcotics.

Requests Department of the Youth Authority to submit to 1970 Regular Session of Legislature comprehensive report detailing efforts of department with regard to treatment of youthful drug abusers and delineating success or failure of department programs in rehabilitation.

Res. Ch. 378 (SCR 128) ALQUIST Seismic safety.

Establishes the Joint Committee on Seismic Safety. Allocates \$5,000 from the Contingent Funds of the Assembly and the Senate.

Res. Ch. 379 (SCR 129) HARMER Drug addicts.

Directs State Department of Mental Hygiene to present report to 1970 Regular Session of Legislature which would provide an evaluation of kinds and types of services as well as effectiveness of those services provided by community mental health programs with respect to the treatment of drug abuse.

Res. Ch. 380 (SCR 140) RODDA United Nations Day.

Requests Governor to proclaim October 24, 1969, as "United Nations Day" in California.

Res. Ch. 381 (SCR 163) BRADLEY M. G. Del Mutolo.

Pays tribute to the memory of Judge M. G. Del Mutolo.

Res. Ch. 382 (SCR 164) COOMBS National Wine Festival Month.

Requests Governor to proclaim October 1969 as National Wine Festival Month in California.

Res. Ch. 383 (SCR 165) MARKS Project Concern.

Requests Governor to proclaim September 6, 1969, as "Project Concern's Walk for Mankind Day."

Res. Ch. 384 (AJR 62) VEYSEY Alien pupils.

Requests Congress to provide cost of education, less state reimbursement, of pupils who are illegal entrants to United States, thereby reducing financial hardship to school districts and counties. Requests U.S. Department of Immigration be provided more assistance in controlling illegal entrance of alien pupils across international borders of the United States.

Res. Ch. 385 (ACR 127) VEYSEY Applications for federal funds.

Requests the Superintendent of Public Instruction to establish a broad-based working committee composed of selected school district business officials to develop a consolidated application form and to develop improved administrative procedures for the application for and the disbursement of federal categorical aid funds.

Requires detailed proposal thereon to be submitted in 1970.

Res. Ch. 386 (ACR 175) BAGLEY National tax policy.

Creates ten-member Joint Committee on National Tax Policy, to study federal tax and revenue sharing proposals and inform the Legislature of federal action on tax matters affecting California.

Res. Ch. 387 (ACR 204) HARVEY JOHNSON Joint Legislative Ethics Committee.

Makes \$10,000 available from Contingent Funds of Assembly and Senate for expenses of the Joint Legislative Ethics Committee.

Res. Ch. 388 (ACR 214) BILL GREENE Sixth District Agricultural Association.

Requests Sixth District Agricultural Association to reconsider its order to City of Los Angeles to vacate property of the association upon which the city maintains a recreational center.

Res. Ch. 389 (ACR 218) VEYSEY State college budget study.

Requires Joint Legislative Budget Committee to study budgetary procedures relating to California State Colleges and feasibility and desirability of affording trustees greater control and responsibility over the allocation of funds appropriated to colleges and over financial operations of the auxiliary and foundation funds.

Res. Ch. 390 (ACR 220) CHAPPIE Joint Committee—Legislative Organization.

Makes money available from Contingent Funds of the Assembly and Senate for expenses of Joint Committee on Legislative Organization and for expenses of Constitution Revision Commission.

Authorizes Joint Committee on Legislative Organization to continue existence of Constitution Revision Commission.

Res. Ch. 391 (ACR 226) CONRAD American Revolution Bicentennial Commission.

Makes available \$2,000 from Contingent Funds of the Assembly and Senate for expenses of Joint Interim Committee on the American Revolution Bicentennial and its members.

Res. Ch. 392 (ACR 229) BEVERLY Education for Vietnam veterans.

Requests University of California and California State Colleges to accept honorably discharged veterans of the United States military services, who were California residents at the time of their entry into such military service, even though they are not fully eligible under regular standards of admission, if they are deemed to show promise, motivation, and ability to successfully complete a university or state college education. Requests that such veterans be accepted in numbers in addition to, and without regard to, law, rule, or policy relating to acceptance of students who do not meet all admission requirements.

Res. Ch. 393 (ACR 234) PRIOLO Robert E. McClure Tunnel.

Designates the Olympic Tunnel on the Santa Monica Freeway as Robert E. McClure Tunnel.

Res. Ch. 394 (ACR 128) VEYSEY Vocational education.

Requests the Advisory Council on Vocational Education to engage in a comprehensive, in-depth study of the feasibility of a statewide "career ladder" transferable curriculum and statewide "career ladder" guidance and counseling system from the high school level to the community college level.

Requires report thereon to Legislature in 1971.

Res. Ch. 395 (AJR 86) MONAGAN Intergovernmental cooperation.

Memorializes the Congress of the United States to enact amendments to Intergovernmental Cooperation Act of 1968 to permit state legislatures to receive funds for research, demonstration and feasibility purposes under existing federal grant-in-aid programs.

Res. Ch. 396 (ACR 249) KNOX Medi-Cal.

Directs the Auditor General to conduct an immediate study of payment of claims of pharmacists under the Medi-Cal program and report findings and recommendations not later than fifth legislative day of 1970 Regular Session.

Res. Ch. 397 (ACR 250) KNOX Legislature: adjournment sine die.

Adjourns 1969 Regular Session at 5.00 o'clock p.m. on September 10, 1969.

Res. Ch. 398 (SCR 167) WAY Everett McKinley Dirksen.

Memorializes death of United States Senator Everett McKinley Dirksen.

CROSS-REFERENCE TABLES

BILL TO CHAPTER NUMBER

1969 REGULAR SESSION

CROSS-REFERENCE TABLES

ASSEMBLY BILLS

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38	749	169	791	316	108
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61	1535	189	403	336	133
62	26	190	721	338	83
63	373	191	281	340	460
66	1521	192	1223	341	301
67	11	193	1526	342	671
68	74	194	126	343	134
69	1522	195	127	351	84
74	1523	196	128	352	376
76	52	200	519	353	110
77	400	201	751	356	1383
79	947	208	166	357	302
80	51	209	44	358	135
83	1216	211	45	367	34
84	533	212	46	369	12
85	358	215	203	370	560
87	469	216	47	373	136
89	41	219	1224	375	1228
92	95	221	3	378	137
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95	1524	229	1527	387	138
96	153	232	1225	388	1530
98	106	236	535	389	536
100	1217	237	375	392	65
101	374	241	795	393	525
102	590	242	796	394	649
104	123	245	752	396	754
105	231	248	82	401	204
107	459	252	524	402	1229
109	1340	257	1226	406	609
111	296	258	1227	407	526
113	27	259	608	410	1536
115	401	261	1528	411	1531
116	1525	267	1402	412	800
118	789	268	102	413	482
120	790	271	1529	414	58
121	42	276	48	415	139
122	1218	277	97	416	140
124	1219	278	49	417	141
133	33	281	63	418	98
136	518	283	30	424	1230
140	1368	284	1381	425	87
143	61	285	129	426	360
144	43	287	753	430	378
146	232	289	217	435	109

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439	142	594	472	734	163
442	143	595	539	737	1595
443	1532	596	1591	739	1486
444	1533	597	651	741	1617
446	537	598	809	745	313
447	303	604	234	747	1246
448	470	606	784	750	701
455	1054	618	810	753	1343
457	304	620	308	757	823
458	144	622	1238	758	578
462	218	623	1239	759	824
463	305	624	100	760	1514
464	483	625	561	763	612
465	520	629	484	765	222
466	650	630	407	766	223
469	461	631	235	767	224
470	306	632	811	768	225
471	538	634	812	769	314
472	499	636	813	774	825
473	1616	638	1443	776	1247
474	167	640	309	778	283
476	471	641	380	782	1344
478	1231	642	814	783	613
480	1232	643	1385	784	826
493	610	645	1585	789	1421
494	1233	647	1444	791	382
495	755	653	362	792	827
501	85	658	1240	793	285
502	405	659	310	796	411
503	145	661	575	798	1248
504	146	662	1600	801	412
506	1341	663	220	805	207
512	801	665	815	809	502
514	219	666	1241	814	413
516	14	668	236	816	1249
518	1234	671	540	817	614
521	1235	673	816	818	542
524	1534	674	221	819	1250
526	233	675	1242	820	828
527	147	676	576	821	829
530	1609	678	1445	822	830
531	22	679	408	823	1538
532	1369	680	311	824	414
533	307	681	611	828	415
534	1424	682	500	829	238
535	802	683	817	830	486
537	183	687	409	831	831
538	406	688	363	835	239
539	32	689	237	836	416
542	148	692	1243	837	1539
544	1236	697	410	838	417
558	1237	699	541	839	418
563	361	700	178	840	315
564	1884	701	818	841	832
565	1614	703	1513	845	1592
566	205	706	282	849	833
567	379	707	819	851	240
568	177	708	948	852	834
569	149	709	31	853	615
571	150	710	501	854	756
572	803	712	1244	855	316
574	804	714	485	856	226
576	462	715	820	858	227
577	151	717	1342	859	1425
584	805	718	821	860	473
585	206	720	1245	865	1540
587	75	721	312	866	1251
589	806	722	364	868	835
590	99	725	381	870	1055
591	1537	726	822	873	383
592	807	727	179	874	66
593	808	729	577	876	527

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877	1541	1022	365	1166	761
878	1542	1023	366	1171	426
880	503	1025	490	1173	385
882	521	1027	1109	1174	1546
886	1252	1031	1487	1175	565
887	1446	1032	208	1176	762
890	284	1034	241	1177	862
894	23	1035	1493	1178	1372
895	836	1036	845	1179	323
896	1253	1042	617	1182	324
900	101	1048	319	1186	1473
902	317	1051	846	1189	427
903	543	1052	1543	1190	863
905	528	1056	847	1191	1489
906	474	1058	848	1194	1490
907	1254	1061	1057	1205	864
909	1255	1067	849	1209	1413
910	652	1068	422	1210	1414
911	384	1069	618	1213	628
913	1612	1070	423	1214	763
914	164	1071	320	1219	1065
915	837	1072	758	1220	1267
916	616	1073	1544	1221	1066
919	529	1074	242	1222	428
922	487	1075	424	1223	1346
923	522	1077	759	1225	599
929	318	1078	476	1229	865
930	1256	1079	850	1235	546
931	330	1082	1058	1237	477
932	838	1084	851	1239	1067
934	1257	1086	76	1240	1068
936	544	1087	1059	1243	547
937	1258	1089	1488	1244	1587
938	1596	1091	852	1245	1069
939	1259	1092	853	1246	764
942	419	1093	1060	1249	866
947	475	1094	1264	1250	765
949	562	1095	854	1251	766
950	1386	1096	855	1254	1598
957	1260	1100	1265	1257	209
961	1387	1103	856	1264	429
967	839	1104	321	1266	620
968	1370	1108	1447	1272	548
970	1403	1110	229	1273	621
972	1345	1113	1061	1274	622
974	1404	1115	653	1276	325
978	1371	1117	1586	1278	1389
981	591	1123	1266	1279	505
983	463	1124	322	1286	1427
984	1261	1125	425	1292	506
986	722	1129	1448	1293	507
987	545	1130	857	1294	386
988	530	1133	858	1298	1547
989	228	1135	859	1300	1449
990	840	1136	760	1303	549
991	563	1137	1062	1304	508
992	564	1139	243	1305	867
993	1597	1142	257	1306	550
995	841	1143	491	1308	1070
996	1262	1144	1063	1310	1347
997	1263	1146	654	1312	1071
998	488	1147	1064	1325	1268
1000	1056	1149	1613	1326	492
1005	152	1150	860	1327	1072
1008	420	1152	619	1334	509
1010	842	1154	504	1335	1073
1011	843	1159	244	1336	868
1012	464	1160	861	1339	869
1015	489	1161	1426	1340	1451
1016	844	1162	1545	1341	1452
1018	421	1165	1388	1350	1390
1020	757				

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1351	1418	1534	1552	1751	1353
1353	870	1535	436	1752	1281
1354	1548	1539	1273	1753	901
1356	1269	1540	887	1754	902
1362	1453	1546	1553	1755	724
1367	510	1547	1394	1756	570
1373	623	1551	769	1757	446
1374	1391	1552	888	1760	773
1377	871	1553	1515	1761	552
1378	430	1554	656	1762	903
1383	655	1558	1082	1763	904
1387	1392	1560	566	1764	905
1388	1074	1563	1554	1772	906
1389	872	1564	1395	1775	1457
1391	258	1587	1516	1776	907
1393	431	1588	1083	1779	1282
1394	1393	1595	1274	1781	1283
1398	579	1596	1084	1782	908
1402	367	1599	1085	1783	1284
1403	1549	1600	1086	1784	1285
1404	1550	1601	1087	1787	1470
1405	873	1613	1088	1790	480
1407	1075	1622	437	1796	909
1408	1076	1623	1089	1797	657
1410	1270	1643	1606	1798	210
1412	1077	1644	889	1799	1491
1415	1551	1645	890	1800	328
1417	1348	1654	327	1801	910
1418	432	1667	1116	1805	582
1419	874	1668	1474	1806	571
1421	1078	1670	891	1811	911
1428	875	1671	1352	1812	1286
1429	876	1676	438	1813	514
1433	433	1677	439	1816	912
1437	877	1681	892	1817	625
1438	878	1682	479	1820	1555
1439	767	1683	893	1821	1556
1444	1271	1688	513	1823	913
1447	879	1689	770	1824	914
1451	245	1690	771	1825	774
1454	1419	1691	440	1826	1287
1456	326	1692	1090	1827	1354
1460	1420	1694	441	1828	1398
1464	880	1695	531	1830	1458
1466	1079	1697	512	1836	368
1470	434	1698	1091	1838	915
1471	768	1700	1275	1840	369
1473	881	1701	442	1841	447
1474	1466	1702	894	1842	1557
1475	1272	1703	895	1845	702
1477	998	1705	1455	1847	1289
1480	624	1706	567	1854	916
1482	1475	1708	723	1855	775
1484	882	1713	568	1865	515
1485	580	1714	772	1868	776
1486	1454	1716	1276	1869	917
1487	883	1718	443	1870	918
1489	1349	1719	1456	1873	919
1491	1080	1726	899	1874	920
1492	884	1728	896	1875	1290
1494	478	1735	444	1876	1355
1504	1350	1737	569	1877	1397
1508	387	1738	1277	1878	921
1509	1081	1739	551	1881	922
1511	1351	1740	897	1883	1558
1515	511	1741	1278	1885	923
1516	435	1743	1279	1888	924
1518	581	1746	1396	1890	925
1519	885	1747	445	1893	448
1523	465	1749	1280	1894	572
1530	1373	1750	898	1895	1291
1532	886			1896	1459

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1898	1559	2064	466	2239	1571
1906	1292	2065	1301	2241	1316
1913	1399	2066	1302	2242	1317
1915	449	2067	659	2243	1095
1917	1293	2076	1410	2245	1572
1920	553	2077	1303	2247	941
1921	1615	2078	1304	2249	467
1929	1560	2079	481	2250	453
1931	1294	2080	626	2251	454
1932	246	2081	1305	2252	783
1933	247	2083	1564	2253	455
1934	926	2084	935	2254	1318
1937	1295	2093	1306	2256	1096
1939	1092	2101	554	2262	1319
1942	388	2106	1593	2263	1097
1943	1356	2109	1565	2265	1460
1946	370	2119	936	2266	942
1955	1296	2126	1307	2267	1320
1956	1400	2129	1566	2269	556
1958	1297	2136	1567	2271	1573
1970	493	2139	1359	2272	1590
1971	1422	2144	1517	2273	1098
1973	1561	2163	1308	2278	557
1975	1357	2174	1309	2279	1321
1977	1562	2175	555	2281	1574
1979	1358	2182	532	2285	943
1980	927	2187	1310	2287	1575
1985	1298	2189	1568	2292	944
1987	450	2200	1311	2293	1518
1989	777	2204	1618	2294	371
1992	1093	2209	937	2295	787
1993	1094	2210	1312	2297	494
1998	1538	2212	1589	2300	1519
2000	928	2213	1492	2302	1099
2003	929	2214	1363	2305	1322
2008	930	2215	1313	2315	1461
2016	1299	2216	1314	2318	516
2024	451	2217	938	2319	945
2026	1563	2218	1569	2323	1361
2027	931	2219	1570	2337	517
2028	932	2220	1360	2338	1323
2036	778	2221	1315	2344	86
2037	933	2223	779	2345	1324
2053	1300	2225	939	2346	946
2055	934	2226	780	2347	725
2056	600	2228	781	2349	900
2057	713	2229	940	2350	523
2061	658	2231	782	2352	627
2063	452	2232	1576	2357	1100
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4	1428	153	88	285	583
11	286	154	54	287	729
13	726	164	1579	288	120
14	1101	166	704	289	72
15	168	168	186	291	730
19	1288	169	78	293	337
21	87	172	1494	294	968
22	592	176	956	295	558
23	1607	178	89	296	731
27	593	180	263	297	289
29	1429	181	175	298	121
36	6	183	677	300	1478
38	1102	188	678	302	252
40	949	190	1118	303	661
41	950	191	212	305	1495
43	703	192	1605	308	91
46	676	193	957	310	969
49	180	195	728	311	662
50	111	197	213	316	1362
52	951	199	79	321	495
54	36	201	187	322	732
57	1430	203	59	323	265
59	1326	205	116	327	1375
60	10	206	69	334	970
62	248	207	80	335	630
63	249	210	55	338	290
64	331	211	958	339	170
66	1412	213	959	342	971
72	1117	215	960	348	680
75	211	216	7	349	158
76	184	220	1432	354	733
78	50	221	961	356	92
79	287	225	1110	358	631
85	332	226	103	362	1581
86	112	227	70	363	1599
88	1462	230	71	364	389
93	154	231	188	367	190
97	1374	232	117	368	1111
98	155	233	5	373	191
99	113	234	672	383	122
102	114	236	334	385	681
104	156	238	90	386	972
105	115	241	629	387	338
106	19	242	264	388	584
108	1431	243	1477	390	973
109	35	244	1619	392	974
113	260	247	962	395	975
115	952	248	118	401	266
119	169	249	963	402	267
120	333	250	1119	403	682
122	953	252	1608	404	601
123	250	255	355	405	253
124	37	256	964	407	976
125	25	257	20	408	1601
126	288	259	251	410	602
129	53	265	965	412	171
130	68	267	335	413	977
133	9	268	679	415	978
134	16	269	104	418	1376
136	38	270	336	421	1401
137	954	272	966	422	339
138	39	273	714	423	715
140	261	274	81	424	192
142	185	278	15	426	979
144	77	279	189	427	1120
146	955	281	1580	428	1415
150	40	282	119	429	663
151	262	283	967	433	559

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434	340	580	673	721	1017
437	980	586	1124	722	349
439	254	587	705	723	1018
440	255	590	994	725	1331
441	159	592	995	730	1364
442	160	595	736	734	1106
445	172	598	346	737	1463
446	161	603	199	739	1019
447	173	605	347	740	356
453	1121	606	60	741	739
455	981	608	996	742	273
456	585	611	94	747	706
458	341	612	684	750	604
459	982	615	270	751	1602
460	983	616	393	754	1020
465	734	618	271	757	687
466	342	621	635	758	1021
470	291	624	1125	759	1022
472	984	627	456	760	597
473	193	628	737	761	395
475	390	630	259	763	740
476	391	631	1126	764	741
479	105	632	1113	766	1482
481	1479	633	999	767	1433
484	1480	635	1104	768	496
488	343	636	636	769	1023
490	664	637	637	772	688
493	716	640	348	773	274
496	1122	642	1000	776	275
499	985	643	668	777	1024
501	194	644	595	782	640
503	1610	645	1001	784	200
504	986	646	638	788	468
506	603	647	1497	792	717
508	1481	650	1002	793	587
510	1103	651	1003	795	1434
513	987	654	1004	796	201
515	594	657	1329	798	1025
516	988	658	1105	799	276
517	735	660	1005	800	174
519	989	662	1006	801	707
523	990	664	685	806	457
525	632	666	1007	807	1026
526	268	668	292	810	1465
528	195	669	1008	813	708
530	93	671	1127	814	293
531	1578	672	1009	815	1027
532	1112	673	596	816	641
533	1496	674	1423	817	1028
534	196	676	586	822	1114
535	633	677	1498	824	1332
536	1123	678	1010	825	1464
537	197	679	1411	829	1029
539	683	680	1011	834	1030
540	269	681	1012	836	1499
541	1405	682	272	840	1107
542	1406	684	674	841	1031
550	665	688	1013	844	1435
551	198	695	733	846	1032
553	344	696	686	847	1416
554	634	699	669	849	742
555	666	702	1123	850	743
567	991	704	1014	851	1108
568	392	707	215	853	1033
570	992	709	573	857	1417
571	176	715	1330	858	689
572	1328	716	1015	866	277
574	345	717	216	867	1034
575	687	718	394	870	1377
577	214	719	1016	871	1436
579	993	720	639	872	690

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878	1035	1032	1144	1233	1186
879	1378	1034	1582	1237	696
880	744	1035	497	1238	1327
882	745	1037	1145	1240	329
884	1036	1039	1146	1252	1379
885	1450	1040	645	1253	1367
886	1437	1045	1147	1261	1469
887	1501	1046	1148	1265	1187
890	1037	1047	1149	1272	1188
893	1038	1048	1150	1273	1189
900	1611	1052	1151	1274	353
901	1129	1055	230	1279	458
905	746	1056	1504	1282	1190
906	350	1057	398	1284	606
913	1130	1059	295	1285	1191
917	1039	1060	399	1286	1471
919	1040	1063	1152	1288	1192
923	1467	1064	1153	1291	1193
924	1041	1065	1438	1295	1194
925	1502	1072	1336	1296	1195
926	691	1075	1365	1297	785
928	351	1078	646	1298	1196
931	396	1079	1439	1299	1197
932	1333	1082	1154	1300	598
933	397	1086	1155	1301	1584
936	692	1091	1505	1302	589
937	1131	1095	605	1303	697
938	1132	1097	1156	1304	1198
939	709	1101	1157	1305	1407
941	1042	1102	1158	1307	280
944	588	1105	1053	1308	1199
947	1043	1107	1159	1309	647
950	1044	1113	1160	1312	747
951	1045	1115	1161	1313	1200
958	1046	1116	1162	1314	698
961	642	1120	1163	1317	710
964	278	1121	1506	1318	354
966	1483	1122	1164	1324	786
968	643	1123	1507	1330	711
969	202	1125	1165	1331	699
974	693	1127	1508	1332	1201
975	1603	1128	1166	1342	1202
982	1503	1134	1337	1363	607
983	1047	1135	1167	1365	1509
984	1048	1136	1168	1366	712
988	1049	1140	1169	1370	1203
991	644	1148	1409	1373	1204
992	1604	1149	1170	1378	1205
993	294	1150	1366	1379	1338
998	279	1152	694	1381	1206
999	660	1154	1171	1382	1207
1001	1050	1155	1172	1386	1484
1004	256	1158	1173	1387	1510
1009	1334	1160	1174	1389	1472
1010	1051	1175	1175	1393	1577
1013	1052	1186	1468	1397	1380
1014	1133	1189	1176	1398	1440
1016	1134	1191	1177	1399	1208
1018	1115	1201	1178	1402	1209
1019	1135	1202	1179	1405	1210
1020	1136	1208	1180	1413	1511
1021	1137	1210	1181	1416	1211
1023	1335	1214	1182	1417	357
1024	1138	1219	1183	1420	1485
1025	718	1221	1184	1423	675
1026	1139	1222	670	1424	1212
1027	1140	1223	719	1426	1213
1028	1141	1226	1583	1427	720
1029	1142	1228	1185	1428	700
1030	1143	1230	1433	1433	1339

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4	4	86	342	175	386
5	33	88	109	177	316
6	1	89	110	179	199
7	2	90	111	180	333
8	6	91	95	181	191
9	16	94	112	182	222
10	18	95	81	183	235
11	64	97	314	184	187
12	12	99	113	185	329
13	17	100	96	186	345
14	23	101	88	188	211
16	26	103	128	189	190
17	157	105	135	190	322
19	31	107	103	191	188
20	34	108	136	192	223
21	56	109	280	193	334
22	180	110	142	194	317
23	79	112	114	195	335
24	27	113	97	197	227
25	278	114	137	198	218
27	28	115	138	199	205
31	279	118	174	201	213
32	48	121	139	202	214
33	32	125	152	203	323
37	49	127	385	204	337
40	41	128	394	205	225
41	217	130	321	206	250
42	35	133	281	207	236
43	57	134	122	209	346
44	43	135	129	210	306
46	362	137	153	211	237
48	70	138	108	212	284
49	313	139	130	213	232
51	121	141	175	214	338
53	58	142	131	215	253
54	76	143	158	216	252
55	115	144	226	217	240
56	233	146	118	218	389
57	71	147	144	220	390
58	72	148	167	221	336
60	44	149	363	222	368
61	45	150	323	223	337
62	77	151	282	224	255
63	119	152	143	225	234
64	68	153	367	226	391
65	83	154	176	227	344
66	80	155	150	228	347
67	203	156	283	229	392
68	305	157	177	233	330
69	84	159	140	234	393
70	204	161	178	236	285
71	85	162	145	238	318
72	220	163	151	239	324
73	86	164	159	241	319
74	93	166	154	243	307
75	341	167	155	245	348
76	87	168	343	246	338
77	107	169	181	247	364
78	100	170	166	249	396
79	101	171	189	249	396
80	94	172	197	250	397

ASSEMBLY JOINT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
4	22	20	99	47	289
5	91	22	311	48	286
7	92	24	332	52	287
8	50	29	219	54	241
10	63	35	228	55	327
11	98	37	254	56	339
12	75	38	210	57	248
13	160	40	272	59	288
14	238	41	320	60	366
15	239	42	200	62	384
16	365	44	201	64	312
19	251	45	202	66	395

ASSEMBLY CONSTITUTIONAL AMENDMENTS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
6	325	28	340	60	358
7	308	29	331	79	361
12	360	30	263	87	326
15	221	31	264		

SENATE CONCURRENT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	5	63	74	120	196
2	13	64	349	121	249
3	7	65	66	123	267
4	8	66	67	124	310
6	14	67	291	125	207
7	10	68	116	126	377
9	19	69	78	127	208
10	9	72	292	128	378
11	20	74	104	129	379
12	24	75	123	130	209
13	15	76	124	131	243
14	290	77	106	132	229
16	212	79	242	133	370
17	224	80	355	134	295
19	36	81	258	135	244
20	25	82	350	136	352
21	37	86	351	137	245
23	38	87	293	138	231
24	29	88	147	139	215
25	309	89	161	140	380
26	30	90	125	141	230
27	89	91	132	142	246
29	39	93	259	144	273
31	376	94	148	145	357
34	173	95	266	146	268
35	46	96	126	147	247
36	47	97	105	148	296
37	59	98	149	149	269
38	60	99	162	150	257
39	61	100	168	151	297
40	62	101	133	152	274
42	51	102	141	153	275
43	146	103	192	154	359
44	53	104	127	155	301
45	40	107	163	156	276
46	52	108	164	157	298
49	69	109	356	158	353
50	54	110	169	159	302
51	42	112	193	160	303
55	300	113	185	161	277
56	65	114	206	163	381
57	156	116	170	164	382
58	195	117	182	165	383
59	90	118	183	166	371
61	73	119	294	167	398
62	55				

SENATE JOINT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
3	186	13	172	26	271
4	82	15	372	27	256
7	194	16	270	28	265
8	120	17	184	29	373
9	179	18	260	30	262
10	171	19	216	32	374
11	134	24	261	33	304
12	354	25	165	34	375

SENATE CONSTITUTIONAL AMENDMENTS

Amendment	Chapter	Amendment	Chapter
28	299	29	369

BILLS VETOED BY GOVERNOR**ASSEMBLY BILLS VETOED**

112,	130,	181,	550,	602,	655,	1579,	1582,	1640,	1659,	1660,	1687,
723,	740,	764,	797,	871,	921,	1725,	1732,	1804,	1860,	1930,	1941,
925,	969,	1002,	1064,	1148,	1231,	2140,	2222,	2264,	2316,	2342.	
1248,	1320,	1348,	1349,	1468,	1544,						

SENATE BILLS VETOED

3,	39,	77,	91,	100,	103,	916,	949,	1017,	1080,	1147,	1165,
111,	158,	326,	360,	374,	400,	1168,	1185,	1209,	1258,	1262,	1319,
468,	494,	511,	564,	687,	733,	1326,	1432.				
744,	775,	805,	843,	865,	883,						